

DEBORAH L. MATURO

DAVID H. KNAPP Chairman KATHERINE M. FRENCH Deputy Clerk

401 Montgomery Street • Court House • Room 407 • Syracuse, New York 13202 Phone: 315.435.2070 Fax: 315.435.8434 www.ongov.net

RESOLUTION NOS. 11 - 28

OFFICE OF THE CLERK

February 4, 2020

Listed below are the resolutions to be presented to the County Legislature at the February Session. The meeting will be held at **1:00 p.m. on Tuesday, February 4, 2020.**

- A. CALL TO ORDER
- B. CALLING OF ROLL MEMBERS
- C. INVOCATION Mr. Rowley
- D. SALUTE TO FLAG Mr. Burtis
- E. READING OF MINUTES
- F. APPROVAL OF MINUTES
- G. PRESENTATION OF COMMUNICATIONS

1. Correspondence:

- a. 01-08-20 Memo from Chairman Knapp RE: Reappointment to the Onondaga County Soil and Water Conservation District (Legislators Abbott-Kenan and Bush, Jr.)
- b. 01-10-20 Memo from Chairman Knapp RE: Appointments to the Tobacco Asset Securitization Corporation (Legislators Casey Jordan and Tim Burtis)
- c. 01-15-20 Memo from Chairman Knapp RE: Reappointment to the Onondaga County Jury Board (Chairman David Knapp)
- d. 01-15-20 Memo from Chairman Knapp RE: Reappointment and appointment to the Cornell Cooperative Extension Association of Onondaga County Board of Directors (Legislators Debra Cody and Mary Kuhn)
- e. 01-22.20 Letter from County Executive McMahon RE: Appointing Monica Williams Chief Diversity Officer of the Onondaga County Office of Diversity and Inclusion
- 2. Gold Seal:
 - a. Express Pride, Appreciation, and Support for the Continued Success of Onondaga County 4H and the Mission of Cornell Cooperative Extension of Onondaga County (Sponsored by Chairman Knapp)

3. Public Comment:

- H. REPORTS OF STANDING COMMITTEES
- I. REPORTS OF SPECIAL COMMITTEES
- J. CALL OF RESPECTIVE LEGISLATIVE DISTRICTS (District No. 2)

<u> 3RD DISTRICT – MR. BURTIS – WAYS & MEANS</u>

- 1. No. 11 Standard Work Day and Reporting Resolution (16-0-1 Tassone)
- 2. **NO. 12** Confirming Reappointment to the Onondaga County Jury Board (David H. Knapp) (16-0-1 Tassone)
- 3. **NO. 13** Approving and Directing the Correction of Certain Errors on Tax Bills (16-0-1 Tassone)

5TH DISTRICT – MS. CODY – COUNTY FACILITIES

4. **NO. 14** Authorizing the County Executive to Enter into a Five Year Agreement with the State of New York for Snow and Ice Control on State Highways for the 2019-2024 Seasons (\$3,946,079) (16-0-1 Tassone)

5. **NO. 15** 2019 Transfer Resolution - DOT (\$640,000) (16-0-1 Tassone)

12TH DISTRICT – MR. KNAPP

- 6. **NO. 16** Changing the Date of the November 2020 Legislative Session (16-0-1 Tassone)
- 7. **NO. 17** Confirming Reappointments to the Onondaga County Soil and Water Conservation District Board (Ken Bush, Jr., Julie Abbott-Kenan) (16-0-1 Tassone)
- 8. **NO. 18** Confirming Appointments to the Cornell Cooperative Extension Association of Onondaga County Board of Directors (Debra Cody, Mary Kuhn) (16-0-1 Tassone)
- 9. **NO. 19** Appointing Two Directors to the Onondaga County Tobacco Asset Securitization Corp (Tim Burtis, Casey Jordan) (16-0-1 Tassone)
- 10. **NO. 20** Resolution Supporting a Permanent Funding Floor for Community College Base State Aid Formula Fiscal Year 2020 (16-0-1 Tassone)
- 11. **NO. 21 (Wavier)** Confirming Appointment of Monica Williams as Chief Diversity Officer of the Onondaga County Office of Diversity and Inclusion (16-0-1 Tassone)
- 12. **NO. 22 (Waiver)** Resolution Imploring the State of New York to Immediately Amend or Suspend Bail and Discovery Reform Laws that will Endanger the People of New York and Reverse Decades of Bipartisan Progress in Reducing Crime (10 May, Rowley, Burtis, Cody, Abbott-Kenan, Holmquist, McBride, Bush, Jordan, Knapp -6 Ervin, Kuhn, Ryan, Chase, Kinne, Williams -1 Tassone)
- 13. **NO. 23** Regarding the Onondaga Lake Lounge and Southeast Extension of the Loop the Lake Trail: Amending the 2020 County Budget to Accept Funding from the City of Syracuse for Construction of the Lake Lounge; Authorizing Execution of Agreements; Approving the Classification of an Unlisted Action Under the State Environmental Quality Review Act, Accepting the Environmental Assessment Form and Adopting a Negative Declaration (\$500,000) (14-1 Jordan -2 Ervin, Tassone)
- 14. **NO. 24 (Waiver)** Personnel Resolution (Personnel Dept.) (14-0-3 Ervin, Tassone, Williams)

14TH DISTRICT – MR. JORDAN – ENVIRONMENTAL PROTECTION

- 15. **NO. 25** Accepting a Gift of Property from the Finger Lakes Land Trust, Located in the Town of Otisco, Subject to a Conservation Easement, to be Used for Park Purposes (16-0-1 Tassone)
- 16. **NO. 26** Authorizing the Execution of an Order on Consent Relative to the Settlement of an Enforcement Action Brought by the New York State Department of Environmental Conservation (16-0-1 Tassone)
- 17. **NO. 27** A Resolution Calling a Public Hearing in Connection with the Proposed Leasing of Sewer Systems from Certain Municipalities within the Onondaga County Consolidated Sanitary District (16-0-1 Tassone)
- 18. NO. 28 Authorizing the County of Onondaga to Act as Lead Agency for Onondaga County Sewage Disposal System Leases Under the State Environmental Quality Review Act; Approving the Classification of a Type I Action; Accepting the Environmental Assessment Form; Accepting and Adopting the Negative Declaration; and Authorizing the Filing, Distribution and Publication of the Negative Declaration (16-0-1 Tassone)
 - K. UNFINISHED BUSINESS
 - L. ANNOUNCEMENTS FROM THE CHAIR
 - M. ADJOURNMENT

Respectfully submitted,

Do horal &. Maturo

DEBORAH L. MATURO, Clerk ONONDAGA COUNTY LEGISLATURE

ROLL CALL			FEBRUARY 4, 2020 SESSION
LEGISLATOR	PRESENT	ABSENT	
1. MAY	~		Called to ada
2. ROWLEY	~		ar 1:10 p.m.
3. BURTIS	~		
4. TASSONE		~	Legslater Delmquist
5. CODY	V		assumed the Chair
6. ABBOTT-KENAN	V		a that Chairian
7. KUHN	~		Unapp could intro-
8. RYAN	V		duce a Gold Seal
9. CHASE	~		resolution, Following
10. HOLMQUIST	~		the presentation,
11. McBRIDE	V		Chairmen Knapp
13. BUSH	~		returned to the Chain.
14. JORDAN	~		
15. KINNE	r		Public connent -
16. WILLIAMS	1		Public connert - list attached.
17. ERVIN	r		
12. KNAPP	-		
TOTAL	16	1	



David H. Knapp

Chairman 401 Montgomery Street · Court House · Room 407 · Syracuse, New York 13202 Phone (315) 435-2070 · Fax (315) 435-8434

January 8, 2020

TO: Casey Jordan, Chair Environmental Protection Committee

FROM: David H. Knapp Chairman

Varial to Muga

RE: Reappointments to the Onondaga County Soil and Water Conservation District

This is to advise that I am recommending the reappointment of Legislators Julie Abbott-Kenan and Ken Bush, Jr. to the Onondaga County Soil and Water Conservation District. These reappointments are for a one-year term to expire December 31, 2020 and will require confirmation by the full Legislature at the February 4, 2020 session.

Thank you for your anticipated cooperation.

cc: All Legislators Debbie Maturo, Clerk

14:1 MA 8- NAL 05 YOHO



David H. Knapp

Chairman 401 Montgomery Street · Court House · Room 407 · Syracuse, New York 13202 Phone (315) 435-2070 · Fax (315) 435-8434

January 10, 2020

MEMO

TO: Chair Tim Burtis, Ways and Means Committee Ways and Means Committee Members

FROM: David H. Knapp Chairman

A thug

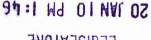
RE: Appointments to the Onondaga County Tobacco Asset Securitization Corporation

This is to advise that I am recommending the reappointment of Legislator Casey Jordan and the appointment of Legislator Tim Burtis to the Onondaga County Tobacco Asset Securitization Corporation. Both appointments are for a one-year term which will expire on December 31, 2020.

These appointments will require confirmation of the full Legislature at its February 4, 2020 Session.

Thank you for your consideration.

cc: All Legislators



LEGISLATURE UNONDAGA COUNTY LEGISLATURE



David H. Knapp

Chairman 401 Montgomery Street · Court House · Room 407 · Syracuse, New York 13202 Phone (315) 435-2070 · Fax (315) 435-8434

January 15, 2020

MEMO

TO: Chairman Tim Burtis, Ways & Means Committee Ways & Means Committee Members

FROM: David H. Knapp Chairman

Varial to things

RE: Reappointment to the Onondaga County Jury Board

This is to advise that I am recommending the reappointment of myself to the Onondaga County Jury Board for a term to expire on December 31, 2021.

This reappointment will require confirmation of the full Legislature at its February 4, 2020 Session.

Thank you for your consideration.

cc: All Legislators Debbie Maturo, Clerk

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David H. Knapp

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January 15, 2020

TO: Chair Tim Burtis, Ways & Means Committee Ways & Means Committee Members

FROM: David H. Knapp Chairman

Varial to things

This is to advise that I am reappointing Legislator Debra Cody and appointing Legislator Mary Kuhn as our two Legislative Representatives to the Cornell Cooperative Extension Association of Onondaga County Board of Directors.

These appointments are for a one-year term to expire December 31, 2020 and will require confirmation by the full Legislature at the February 4, 2020 session.

Thank you for your anticipated cooperation.

cc: All Legislators Debbie Maturo, Clerk

85 :01 MA EI NAL OS FGISLATURE UNONDAGA COUNTY RECENCED



County of Onondaga Office of the County Executive

John H. Mulroy Civic Center, 14th Floor 421 Montgomery Street, Syracuse, New York 13202 Phone: 315.435.3516 Fax: 315.435.8582 Brian J. Donnelly Deputy County Executive

Mary Beth Primo Deputy County Executive, Physical Services

www.ongov.net

January 22, 2020

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Article XXVII of the Onondaga County Charter and Article XXXII of the Onondaga County Administrative Code, I hereby appoint, subject to confirmation of the Onondaga County Legislature, Monica Williams, 104 Benedict Avenue, Syracuse New York 13210, to serve as Chief Diversity Officer of the Onondaga County Office of Diversity and Inclusion.

Sincerely,

1.2D

J. Ryan McMahon, II Onondaga County Executive

cc: Deborah Maturo, Clerk Onondaga County Legislature Clerk Honorable Lisa Dell, Onondaga County Clerk Legislator Tim Burtis, Ways and Means



J. Ryan McMahon II County Executive

Ann Rooney Deputy County Executive, Human Services

Monica Williams 104 Benedict Avenue Syracuse, NY 13210 315-395-0642

An experienced and energetic teambuilder, organizer, and advocate working to empower diverse participation in the Central NY labor force and create equal access for all through education, adherence to law, and outreach.

<u>Professional Experience:</u>

2008 - Present Onondaga County Legislature

District 16 Legislator

-Health Committee, Vice Chair

-Ways and Means Committee, Member

-Collaborate with other Legislators to enact policy change

-Underwrite resolutions addressing constituent concerns

-Perform outreach to organizations within diverse communities

-Act as a liaison between communities and all levels of government

1988 - Present 1199 SEIU, United Healthcare Workers East

Administrative Organizer

-Negotiate labor contracts and policies for 700 healthcare workers

- -Conduct labor management in facilities in Auburn, Syracuse, Utica & Rome
- -Advocate for appropriate levels of Medicare & Medicaid funding
- Chairperson, Delegate & Labor Activist

-Negotiated labor contracts for 150 healthcare workers

-Composed briefs for the arbitration & grievance process

-Calculated wage increase percentages

-Performed research for related industries

-Organized & mobilized workers for advocacy activities

1987-2018

Cottages at Garden Grove

Staffing Coordinator

-Managed caregiver scheduling for in-patient medical facility

-Disseminated human resource policy information and procedural directives

-Monitored attendance, time accrual and vacation compliance

Education:

George F. Fowler High School - Syracuse, NY

Community Involvement:

CNY-SPCA, Board President

Syracuse Community Connections, Board Member Onondaga County Health Advisory, Board Member Syracuse Neighborhood Action Committee, Member

<u>Recognition:</u>

-Woman of Distinction 2017, Theta Xi Chapter of Phi Beta Sigma Fraternity Inc.

-Outstanding Community Service 2008, Benjamin Banneker Club

-Outstanding Community Service, National Action Network

LEGISLATURE CHAMBERS ONONDAGA COUNTY, N.Y.

Presented By: Chairman David H. Knapp

The above named member of the County Legislature of Onondaga County, New York, on the 4th day of February, 2020, wishes to:

EXPRESS PRIDE, APPRECIATION, AND SUPPORT FOR THE CONTINUED SUCCESS OF ONONDAGA COUNTY 4H AND THE MISSION OF CORNELL COOPERATIVE EXTENSION OF ONONDAGA COUNTY

WHEREAS, for 101 years Onondaga County 4H has been providing young people in Central New York with skills for life and the experiences to expand life's possibilities for; and

WHEREAS, Onondaga County 4H, with roots in agriculture and a commitment to grow and educate young people consistent with the times, has students peruse subjects ranging from animals to robots, and agriculture to environmental science; and

WHEREAS, the experiences gained through involvement in Onondaga County 4H uniquely teaches students values ranging from common courtesy to a strong work ethic and willingness to go above and beyond what is asked for; and

WHEREAS, the leaders and officers of Onondaga County 4H have shown a commitment to further understand governance and local leadership through their attendance of a legislative session of the Onondaga County Legislature; now, therefore be it

RESOLVED, that Chairman David H. Knapp and all members of the Onondaga County Legislature do hereby wish to express pride, appreciation, and support for the continued success of Onondaga County 4H and the mission of Cornell Cooperative Extension.

> I hereby certify that the foregoing was duly noted by the County Legislature of Onondaga County, New York. Witness my hand and seal of said Legislature.

Deboral &. Masuro

Clerk, County Legislature Onondaga County, N.Y.

February 4, 2020 Session Public Comment

PLEASE PRINT

Name	Street Address	City/Zip	Organization	Topic
Ben Cuffin	J385 Hitchings Rd		Atty	Bail Reform
Donald Kelly	111 Jeneway Rel	Syracuse ny	Ally	Discovery Keform
Kelly Genzalez	115 East Jefferm	cynus ny	Centr for O Community Atenatic	RY
WSUHHBUL Odlir	4991 Swawen of	Straase m	Mai	Bail & Discours
Andy Mager	559 Bickinghan Are.	Syr. 13210	Sets SyEarise	Ed Bail Reform
Mily Singletory	3847 Hourjon Rd	Syracuse 13215	Unchained	beil reform
Elaine Denton	4600 Whatstone Rel	Manlius 13/04		Bail Reform
Annabel offs	412 Greenwood Pl	Syracuse		Bail Reform
AggiE Lang	340 Midland	Syvacuse	Urban Jobs Tasket	na Bail Reform
RickTruntiv	505 S.State St.	Strause	SDA	CJRAN
Marshe Wasson	405 Robinew Rd	Sur My	Unchained SU	bail for
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My name is <u>Kelly Gonzalez</u>. I am the Deputy Director of the Center for Community Alternatives, a organization that has served the Onondaga County community since 1981. CCA promotes reintegrative justice and the reduced reliance on incarceration through advocacy, services, and public policy development in pursuit of civil and human rights.

The new bail reform laws enacted on January 1 are a long overdue step towards creating a fairer justice system and safer communities.

New data shows a rapidly shrinking <u>county jail population</u>—the intended result of the reforms, and an important step towards ending our failed experiment with mass incarceration and achieving true public safety.

Onondaga County's jail population has fallen by 20 percent due to the changes in bail. Those who were <u>previously jailed for a</u> <u>few days</u> and then ultimately released under the old system are no longer being sent to jail at all.

Rather than letting fear drive decisions about reform, we must open our eyes to the evidence and reality that reducing our jail population and keeping our communities safe go hand in hand.

Research has shown that by holding someone pretrial for just 2-3 days can often <u>increase the likelihood</u> of re-arrest. Yet what those arguments fail to capture is that the crime often results from poverty, trauma, housing instability, unmet mental health needs and untreated substance abuse disorders. Continuing to senselessly fill our jails, as <u>we have done right here</u> in Onondaga County, is a waste of taxpayer resources and does nothing to address these root drivers of harm.

We at CCA serve individuals and families who have been directly impacted by the criminal justice system. We witness the harm that occurs when someone is detained pretrial. It often means a lost job and failing further behind on bills or rent. It means that they cannot feed their family when they were already struggling to put food on the table. And it fails to tackle any mental health or substance abuse issues that may be an underlying cause.

All pre-trial jail does is criminalize these problems, without producing any real solutions.

Our prior bail laws violated our constitutional right to the presumption of innocence, treating those who cannot afford bail as guilty until proven otherwise, disproportionately impacting Black and brown communities.

In Onondaga County, we've exacerbated this failed approach year after year by pouring in tens of millions into our jails at the expense of the programs and services that would support families and communities. The county <u>spends more on jails</u> than education, healthcare or economic development. We've created a vicious cycle of poverty and criminalization, which is part of why our county has <u>some of the highest</u> <u>poverty rates</u> in the state.

The overhaul of our unjust bail laws means that we can begin to re-prioritize and invest in common sense solutions that will increase real community safety and create greater economic opportunity. We welcome opportunities to work with the Onondaga County legislature to take spend time on real solutions rather than rolling back reform which will reinstate a two tiered injustice system.

Let's put the money we save from reducing our jail population towards giving our <u>students the funding they deserve</u>. Let's focus on treatment for those impacted by the opioid crisis, which continues to wreak havoc on families. Let's focus on bringing high-quality jobs to Onondaga County and boosting our training programs. Let us continue to put a greater emphasis on establishing mental health clinics and counseling services in order to provide meaningful support for those who need it.

Too many of us have had friends, family and neighbors locked up behind bars simply because they couldn't afford bail—with the added insult of watching the wealthy, who could pay for their freedom, reap the benefits of that freedom while their cases is pending. This fundamentally unjust system of money bail violated our constitutional principles, criminalized poverty, and devastated families and communities. We're now presented with an opportunity for us to permanently move beyond this broken status quo and make real investments to strengthen our communities. Let's not waste it.

Elaine Denton

County Legislators:

If you believe a person is innocent until proven guilty then vote NO on the resolution against bail & discovery reform.

If you believe a person has a right to a fair trial then vote NO on the resolution against bail & discovery reform.

Bail neither protects people nor keeps people from committing crime. Bail is simply intended to ensure a person's return to court, not to penalize a person who has not yet been convicted of any crime. But research shows that court reminders - now required by law -

and resources like access to transportation can effectively ensure a person's return to court. Requiring someone to pay money before their release only criminalizes poverty and perpetuates mass incarceration.

People with money pay the bail and people without sit in jail. That is not a fair system. We will not go back.

The truth is bail has never been a way to keep the public safe, it has always been about money.

Now with bail reform, Judges have more discretion to determine what is actually needed to ensure a person back to court. The new law allows judges to not simply rely on money to ensure a person's return to court but also needed services and programs.

Bail reform means keeping families together. Parents and children have been reunited. It means helping people instead of hurting. People have been transferred to mental health or addiction treatment, and supervised release programs have connected courtinvolved people with the services they actually need.

Bail reform saves taxpayers money. Pretrial jailing is expensive. The money we save by not locking people, who have not been convicted of any crime, could instead be invested in our communities to alleviate poverty, end homelessness, ensure quality education, and tackle mental illness and substance use disorders.

We won't go back to an unjust money bail system that keeps people locked up for months or years awaiting trial because they can't afford bail, while someone else facing the same charge, but with the means to pay, is released pretrial.

I believe a person is innocent until proven guilty and has a right to a fair trial and I ask you to vote NO on the resolution against bail & discovery reform.

Thank you.

THIS SESSION – DON'T ROLLBACK NY'S PROGRESS. DON'T ROLLBACK BAIL REFORM.



Rollbacks to the bail reform bill will not make our communities safer.

Throwing people in jail pretrial will not stop hate crimes.

So-called "predictions of future dangerousness" perpetuate bias and racism in our criminal legal system.



Judges have more discretion to determine what is actually needed to ensure a person back to court.

The new law allows judges to not simply rely on money to ensure a person's return to court but also needed services and programs, including supervision. In 2019, New York passed sweeping reforms that will significantly reduce the footprint of cash ball, expand criminal discovery, and further enforce the right to a speedy trial. But fear-mongers are leading a vicious campaign relying on stereotypes and misinformation to roll back these transformative laws and move New York backwards.

Money bail neither protects people nor keeps people from committing crime. Bail is simply intended to ensure a person's return to court, not to penalize a person who has not yet been convicted of any crime. Requiring someone to pay money before their release only criminalizes poverty and perpetuates mass incarceration. People with money pay the bail and people without sit in jail.

To suggest that anyone accused of a hate crime should be locked up before proven guilty is not justice. It suggests that we should treat people as guilty until proven innocent, no matter the facts in the case. Jail cells will not solve the root causes of hate, prejudice, or crime. Mental health services, housing, education, and building trust across communities are the long-term solutions.

A so-called dangerousness standard allows a judge to deem someone a threat to the public based on nothing more than a suspicion. The judge would be able to strip away a person's liberty for months, if not years, based on a suspicion even though that person remains legally innocent. A dangerousness standard only increases the already egregious racial disparities and inequities in our criminal legal system. We should not pretend that courts can decide with any certainty who is a danger to society before trial without relying on systemic racial biases. When judges are asked to lock people up based on a perceived threat to safety, judges are empowered to rely on factors that are less than factual or solely criminal histories that are riddled with systemic biases due to existing racial disparities in policing, housing, health care, and education..Adding a dangerousness standard runs counter to protecting the presumption of innocence. It criminalizes people before they are proven guilty of anything. Instead of detaining a person after criminal conduct is determined, the standard would allow courts to detain a person to generate reasons to determine criminal conduct.

Bail reform – in effect for less than two weeks -- is already reuniting families and saving taxpayers money and allowing judges to make decisions on what is actually needed to ensure return to court. Thousands of people statewide have been released from jail or released after arrest without bail ever being set. Parents and children have been reunited, people have been transferred to mental health or addiction treatment, and supervised release programs have connected court-involved people with the services they actually need to turn their lives around. Within the first week of reform, the NYC jail population dropped to 5771, down from just under 8000 in August. Herkimer County's jail population plummeted – saving money that the county previously spent boarding 20-30 people per day in nearby counties and making a new jail unnecessary. Albany County released around 100 people and carved out \$8.75 million in jail savings in this year's budget.

Real reform means ending cash bail altogether and removing money from the pre-trial freedom equation. Rollbacks are not the answer. #NoRollbacks

BAIL REFORM 2020: THE FACTS

What does our new ball law do?

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Under the new law, most people charged with misdemeanors and nonviolent felonies* must be released on their own recognizance or released with non-monetary conditions, like supervised release or electronic monitoring, by the judge at their arraignment. For people charged with most violent felonies offenses money bail is still an option.**

For all people who are at liberty on a pending case, regardless of the charge, the court can set money bail at a later date after a hearing: if the person persistently and willfully does not appear on their court dates; if they violated an order of protection; if they tampered or intimidated a victim or a witness; or if they have a pending felony and commit another felony. In all cases the court must set the least restrictive condition to ensure people return to court.

The accused must be given three options to pay, including a partially secured surety bond or an unsecured surety bond. An unsecured bond is a promise to pay the court if the accused does not return on their court date. A partially secured bond involves making a down payment to the court (which is fully refundable if the accused returns for all of their court dates), and a promise to pay the remaining balance if the accused does not show to their court date.

What does the bail law not do?



The bail law does not endanger the public. Truth is bail has never been a way to keep the public safe, it has always been about money. There are thousands of people walking around New York who have criminal charges that are the same as the people sitting in jails. The only difference between those people who are free and those who are in a cage is the amount of money they have. New York has never held people pretrial based on supposed predictions of future "dangerousness."



The bail law does not "let criminals back on our streets."

This offensive, racially coded language is used to dehumanize people after they have been arrested — people who have NOT been proven guilty of any crime. Hundreds of thousands of people are arrested every year in New York City alone. This is the result of over-policing and targeting of poor Black and Brown communities. All of these people are presumed innocent under the law. According to the most recent data before bail reform took effect, 35% of these cases were resolved at their arraignment. Of cases that continue after arraignment 76% of people were released on their own recognizance.

**There are two charges wrongly labeled as "violent felonies" that trigger release or release with conditions until and unless a person is convicted: Robbery aided by another person and Burglary of a dwelling, as long as neither includes any allegations of violence.

^{*}There are exceptions to this release provision. Judges can still set bail for people charged with sex crimes, violating orders of protection in domestic violence cases, intimidating or tampering with victims and witnesses.

BAIL REFORM IN NEW YORK: THE FACTS

In 2019, New York enacted historic pretrial reforms that will result in a dramatic reduction in pretrial detention populations across the state by eliminating pretrial detention on most misdemeanors and non-violent felonies. In most cases, a person's liberty will not depend on how much money they have. The new law is a positive step toward eliminating the wealth and race-based detention that has plagued our state for decades. This law will change the lives of thousands of New Yorkers — all presumed innocent — who would otherwise be detained pretrial because they are unable to afford their bail. The law also includes critical protections to eliminate the influence of for-profit interests, curb the criminalization of poverty, and prevent the expanded mandatory use of biased risk assessment instruments. No longer will prosecutors be able to use a person's inability to pay as a tool to coerce guilty pleas in most cases. The law also includes critical protections to eliminate the influence of for-profit includes critical protections to eliminate the influence of for-profit includes critical protections to eliminate the influence of pretriments. No longer will prosecutors be able to use a person's inability to pay as a tool to coerce guilty pleas in most cases. The law also includes critical protections to eliminate the influence of for-profit includes critical protections to eliminate the influence of for-profit includes critical protections to eliminate the influence of for-profit includes critical protections to eliminate the influence of for-profit includes critical protections to eliminate the influence of for-profit includes critical protections to eliminate the influence of for-profit interests and curb the criminalization of poverty.

This monumental reform was thoroughly vetted and debated by all system actors, and all attempts to subvert this crucial law are an affront to the will of the people of the State of New York. As January 1st approaches, there has been a marked increase in fearmongering and disinformation from forces intent on undoing this progress before the law even goes into effect. Here are the real facts about bail reform:



Bail reform will make New York State FAIRER and MORE JUST.

Bail reform will reduce the number of people subject to the trauma of pretrial jailing simply because they cannot afford bail. Under the current system, people spend days, weeks and even months and years in pretrial detention on bail as low as \$250. In a 2018 study, the New York Civil Liberties Union found that in 8 New York counties (Albany, Dutchess, Monroe, Niagra, Orange, Schenectedy, Ulster and Westchester) nearly 10,000 people were detained for one day or more on bail of \$250 or less over a five year period.¹ Another study conducted in 2018 in Buffalo, NY found that the average misdemeanor bail was \$5,000 and the average felony bail was \$10,000.² Yet forty percent of Americans do not have \$400 in emergency funds.³

Bail reform will begin to address the structural racism of the current pretrial system. White New Yorkers are nearly twice as likely as Black New Yorkers to be released on the same day that their bail is set and serve shorter amounts of time in pre-trial detention overall than Black New Yorkers.⁴ It will make the pretrial system more transparent by requiring pretrial services to gather and report data on who is being released pretrial and on what conditions.

Bail reform will significantly reduce wealth extraction and profiteering in the current system where already marginalized communities lose money to for-profit bail bond companies and families with an incarcerated loved one lose tens of millions of dollars in wages every year.⁵ For the charges courts are permitted to set bail, courts will be required to set an alternative to monetary bail instead of resorting solely on cash and commercial bail bonds.

Bail reform will reduce the number of wrongful convictions. People detained pretrial are far more likely than people who await trial at home to be coerced into guilty pleas, be convicted of a crime, and receive harsher sentences.⁶⁷⁸ People routinely plead guilty to crimes they did not commit because of the deleterious effect of pretrial detention and lack of discovery available in criminal cases, leading to hundreds, if not thousands, of wrongful convictions.⁹ Pretrial liberty will allow people to mount a meaningful defense while maintaining employment, family and community ties.



Bail reform will make New York's communities SAFER and STRONGER.

Pretrial jailing imposes a wide range of devastating costs on New York's families and communities. These costs begin with the need to post bail or pay for someone's release from jail after their arrest. When they cannot afford bail, it costs families to stay in contact with their loved ones as they have to pay exorbitant rates for phone calls and transportation to visit. On top of these direct costs, families lose income, child or elder support, and other financial contributions when a wage-earner is incarcerated. The NYC Comptroller's Office estimates that families unable to post bail lose \$28 million in wages each year while incarcerated.¹⁰ Finally, incarceration also takes a toll on family members' physical and mental health, education outcomes, and other measures of wellbeing. Even one day in jail can totally derail a person's life. They can lose their jobs, homes, and potentially their children.

By providing support not punishment, bail reform will strengthen communities. Research shows that the pretrial jailing worsens public safety because it exacerbates economic and familial instability from lost housing and employment to deteriorated mental health.¹¹

Bail reform will also reduce the number of people who are subject to jail conditions that pose a serious, and too often deadly, threat. Since 2001, more than 370 people have died in New York City's jails.¹² In Erie County, at least 26 people have died in the county's jail since 2005.13 Perhaps the most well-known story of trauma caused by pretrial jailing is that of Kalief Browder, who took his own life after spending three years as an innocent teenager on Rikers Island, or Layleen Polanco, a young transgender woman who died on Rikers Island where she was held on \$500 bail in 2019.14 15

People will return to court without money bail. Research shows that court reminders - now required by law and resources like access to transportation can effectively ensure a person's return to court.¹⁶ Community bail funds have demonstrated that people return to court without any financial "skin in the game."¹⁷ The Brooklyn Community Bail Fund has paid bail for nearly 5,000 people who would otherwise have been jailed for their poverty, and 95% have made all of their court dates.¹⁸ Similarly, the Columbia County Bail Fund has a 90% return to court rate.



Bail reform is SUPPORTED BY NEW YORKERS

New Yorkers strongly support bail reform that keeps people at home while they wait for trial. According to a 2018 survey, 71% of New Yorkers supported ending pretrial detention for people charged with misdemeanors and nonviolent felonies.19

Among survivors of crime, support for ending pretrial detention was at 73%, two percentage points higher than the average. Survivors of intimate partner violence have also been vocal in their support for bail reform.²⁰

Faith communities and organizations have named bail reform as a moral issue and supported New York State's efforts.21



Bail reform will REDUCE WASTEFUL SPENDING

Pretrial jailing is unnecessary, cruel, and expensive. According to the New York City Comptroller, it costs, on average, \$832 to jail someone each day at Rikers Island versus \$8 per day for supervised release.22

The five largest counties outside of New York City - Erie, Nassau, Suffolk, Westchester, and Onondaga - spend an average of \$114 million per year on their jail systems, which amounts to roughly \$115,000 per detained person per year.

This money could instead be invested in communities to alleviate poverty, end homelessness, ensure quality education, and tackle mental illness and substance use disorders.

¹ https://www.nyclu.org/sites/default/files/field_documents/bailreport_20180313_final.pdf

^{2.} https://ppgbuffalo.org/files/documents/criminal-justice/cruelty_and_cost_money_bail_in_buffalo.pdf https://money.cnn.com/2018/05/22/pf/emergency-expenses-household-finances/Index.html 3.

^{4.} https://www.nyclu.org/sites/default/files/field_documents/bailreport_20180313_final.pdf

https://comptroller.nyc.gov/reports/the-public-cost-of-private-bail-a-proposal-to-bail-bail-bonds-in-nyc/ https://www.bja.gov/Publications/PleaBargainingResearchSummary.pdf 5

^{6.}

https://arxiv.org/pdf/1707.04666v1.pdf

^{8.} https://www.courtinnovation.org/sites/default/files/documents/NYC_Path_Analysis_Final Report.pdf 9. https://www.nysba.org/wrongfulconvictions/

¹⁰ https://comptroller.nyc.gov/reports/the-public-cost-of-private-bail-a-proposal-to-ban-bail-bonds-in-nyc/

^{11.} http://econweb.umd.edu/~pope/pretrial_paper.pdf

¹² https://brooklyneagle.com/articles/2019/10/23/deaths-nyc-jails/

¹³ https://buffalonews.com/2019/08/25/inmate-bleeding-internally-was-sent-to-an-isolated-detox-cell-he-dled-within-days/

¹⁴ https://www.cnn.com/2015/06/07/us/kallef-browder-dead/index.html

https://www.cnn.com/2019/07/31/us/layleen-polanco-rikers-island-autopsy/index.html 15

^{16.} https://www.ncsc.org/~/media/Microsites/Files/PJCC/PJCC Brief 10 Sept 2017 Court Date Notification Systems.ashx

^{17.} https://bds.org/bds-testifles-before-the-nyc-council-on-the-harm-of-the-commercial-bail-bond-industry/ 18

https://brooklynbailfund.org/our-results-1 19

https://www.fwd.us/wp-content/uploads/2018/03/NYCJR-poll-memo-Final.pdf

²⁰ https://avp.org/open-letter-by-lgbtq-women-survivor-advocacy-organizations-in-support-of-bail-reform/ 21 https://www.trinitywallstreet.org/social-justice/bail-reform

February 4, 2020

Motion Made By Mr. Burtis

RESOLUTION NO.

STANDARD WORK DAY AND REPORTING RESOLUTION

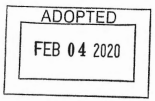
WHEREAS, the County of Onondaga hereby establishes the following as standard work days for elected and appointed officials and will report the following days worked to the New York State and Local Employees' Retirement System based on the record of activities maintained and submitted by these officials to the Clerk of this Legislature:

L Name	FName	MI	Title	*Term Begins/Ends	Work Day	Days/Month (based on Record of Activities)	Tier 1	No record of activities completed
APPOINTED								
Frantzis	Ryan	Р	Legislative Aide	January 1, 2018 – December 31, 2019	7	23.74		

RESOLVED, that, pursuant to the requirements of 2 NYCRR 315.4, the Clerk of this Legislature is hereby directed to cause a copy of this resolution to be publicly posted for at least 30 days after adoption and, thereafter, to transmit this resolution and a supporting affidavit of posting to be filed with the New York State Office of the Comptroller within 15 days after the 30 day public posting period ends.

*Reflects the term of the Elected or Appointed Official making the appointment

SWD – FEB 2020 REDACTED DLM LT



RECEIVED LEGISLATURE LEGISLATURE I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE

4th DAY OF Jebruary, 20 20. Deboral & Maturo

CLERK, COUNTY LEGISLATURE ONONDAGA COUNTY, NEW YORK

1			FEBRUARY 4, 2020 SESSION	
LEGISLATOR	AYES:	NOES:	ABSENT:	
1. MAY				
17. ERVIN				
2. ROWLEY				
3. BURTIS				
4. TASSONE			V	
5. CODY				
6. ABBOTT-KENAN				
7. KUHN				
8. RYAN				
9. CHASE				
10. HOLMQUIST				
11. McBRIDE				
13. BUSH				
14. JORDAN				
15. KINNE				
16. WILLIAMS				
12. KNAPP				
TOTAL	16	D	1	

February 4, 2020

Motion Made By Mr. Burtis

RESOLUTION NO.

CONFIRMING REAPPOINTMENT TO THE ONONDAGA COUNTY JURY BOARD

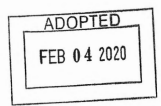
WHEREAS, pursuant to Article 16, Section 503 of the Judiciary Law, the Onondaga County Legislature is requested to appoint one of its members (not engaged in the practice of law) to the Onondaga County Jury Board; now, therefore be it

RESOLVED, that the Chairman of this Legislature be and he hereby is empowered to appoint a representative of the Onondaga County Legislature to the Onondaga County Jury Board for the term specified:

<u>REAPPOINTMENT:</u> David H. Knapp 6544 Route 20 LaFayette, New York 13084

TERM EXPIRES: December 31, 2021

JURY BOARD 20 DLL yv dak



I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE

DAY OF Lebruary, 2020.

CLERK, COUNTY LEGISLATURE ONONDAGA COUNTY, NEW YORK

LEGISLATURE DHONDAGA COUNTY RECEIVED

SO JAN 15 AM 10: 46

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2				FEBRUARY 4, 2020 SESSION
LEGISLATOR	AYES:	NOES:	ABSENT:	
1. MAY				
17. ERVIN				
2. ROWLEY				
3. BURTIS				
4. TASSONE			\checkmark	
5. CODY				
6. ABBOTT-KENAN				
7. KUHN				
8. RYAN				
9. CHASE				
10. HOLMQUIST				
11. McBRIDE				
13. BUSH				
14. JORDAN				
15. KINNE				
16. WILLIAMS				
12. KNAPP				
TOTAL	16	0	1	

February 4, 2020

Motion Made By Mr. Burtis

RESOLUTION NO.

APPROVING AND DIRECTING THE CORRECTION OF CERTAIN ERRORS ON TAX BILLS

WHEREAS, the following named property owner has filed an application with the County Director of Real Property Tax Services for the correction of errors on the tax roll relative to their premises for tax year 2020; and

WHEREAS, the County Director of Real Property Tax Services, acting as agent of this Legislature, which is the tax levying body of this County, has investigated the circumstances of the claimed errors and has submitted his recommendation that the applications for the corrections be approved; and

WHEREAS, Section 554 of the Real Property Tax Law prescribes the procedure for correction of clerical errors, errors in essential fact, and certain unlawful entries on tax rolls; and

WHEREAS, Section 556 of the Real Property Tax Law prescribes the manner in which refunds shall be charged back to appropriate municipality; now, therefore be it

RESOLVED, that the report of the County Director of Real Property Tax Services be and the same hereby is accepted; and, be it further

RESOLVED, that the Chairman of this Legislature be and he hereby is authorized and directed to mail a notice of approval to each applicant and order the collecting officers of the appropriate Towns or the Commissioner of Finance, as the case may be, to correct the respective taxes as follows:

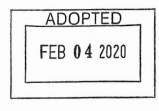
NAME AND ADDRESS <u>OF APPLICANT:</u>	TAX MAP NUMBER:	AMOUNT OF <u>TAX BILLED:</u>	CORRECTED TAX:
<u>CLAY:</u> Cynthia Rutkowski 7539 Meadow Wood Drive North Syracuse, NY 13212	09705-10.0	\$6,873.34	\$2,718.47
Widewaters Farrell Road Co. LLC 5786 Widewaters Parkway Dewitt, NY 13214	02001-05.1	\$31,609.85	\$19,900.62
Red Barn Country LLC 1208 James Street Syracuse, NY 13208	11701-06.1	\$ 6,158.07	\$1,493.63
<u>POMPEY:</u> Eric and Hannah Davis 4214 Taylor Road Jamesville, NY 13078	00102-44.1	\$19,070.59	\$5,127.05

3,

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Peter and Jean Wilson 4190 Henneberry Road Manlius, NY 13104	00303-07.0	\$6,417.65	\$1,990.00
Kristin and Al Cook 4406 Jack in the Pulpit Manlius, NY 13104	00406-04.0	\$11,462.82	\$3,380.99
David and Marsha Cooke 4178 Taylor Road Jamesville, NY 13078	00102-29.0	\$10,208.36	\$3,057.56
<u>DEWITT:</u> Joardar Arindom 6427 Cricklewood Green Lane Jamesville, NY 13078	071.5-04-11.0	\$13,404.83	\$4,890.83
<u>GEDDES:</u> The Third at St. Cecilia LLC PO Box 284 Marcellus, NY 13108	00710-05.0	\$6,968.29	\$1,895.19
VAN BUREN: Leonid Gerasimovich 7230 Schuyler Road East Syracuse, NY 13057	055.1-01-06.2	\$8,036.51	\$2,785.43

COR02-20 DW/MBT mmd yv dak



SO INN 21 AM 9: 29

RECEIVED UNUDADA COUNTY PHONDAGA COUNTY I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE

DAY OF Flowern ,2020. Debnar A. Maturo

CLERK, COUNTY LEGISLATURE ONONDAGA COUNTY, NEW YORK

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Department of Taxation and Finance Office of Real Property Tax Services Application for Corrected Tax Roll



Part 1 – General information:	To be completed in duplicate by the applicant.	
alt i ochora information	to be completed in duplicate by the uppheant	

Names of owners					
Cynthia Rutko	WSKI				
Mailing address of owners (number and si	reet or PO box)	Lo	ocation of property (street address	1 sal O Die	
Mailing address of owners (number and su 7539 Meadow	v Wood Dr.		7539 Meadow	Wood Dr.	
City, village, or post office	State ZIP co	ode Ci	lity, town, or-village	State	ZIP code
N.SYr.	NY 13	212	N. SYr.	NY	13212
Daytime contact number	Evening contact number	Та	ax map number of section/block/lot: I	Property identification (see ta	x bill or assessment roll)
			312489 097	05-10.0	
Account number (as appears on tax bill)		Ar	mount of taxes currently billed	(
043820			\$ 6,873.34		
Reasons for requesting a correction to tax	roll:	0	NTI MAG	into care	ladat
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Reasons for requesting a correction to tax Homeowner paic Townof Clayan	averenea	on 20	20 CIT.		
I hereby request a correction of	v levied by	whicour	nt for the year	(s) <u>2020</u>	
Thereby request a concetion of a		County, city, village		(0)	
Signature of applicant		Date			
			7/2020		
and has	0m	′ / _	10000		
		1	/		

Part 2 – To be completed by the County Director or Village Assessor. Attach a written report including documentation and recommendation. Specify the type of error and paragraph of subdivision 2, 3, or 7 of Section 550 under which the error falls.

Date application received	Period of warrant for collection of taxes
Last day for collection of taxes without interest	Recommendation
3120	Approve application 🔀 🚽 Deny application 🗔
Signature of official	Date 1/7/2020
If approved, the County Director must file a copy of this form with th city/town/village of who must conside of petitions filed under section 553.	e assessor and board of assessment review of the er the attached report and recommendation as equivalent
Part 3 – For use by the tax levying body or official de	esignated by resolution <u>/3</u> (insert number or date, if applicable) :
Application approved (mark an X in the applicable box):	
Clerical error In essential fact	Unlawful Entry
Amount of taxes currently billed \$6813.34	Corrected tax # 2718.4-7
Date notice of approval mailed to applicant	Date order transmitted to collecting officer
Application denied (reason):	
Signature of this executive officer, or official and the by resolution	Date 2-5-20
Canny ma thugh	

Instructions

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General information

Where to send

Submit two copies of this application to the County Director of Real Property Tax Services (in Nassau and Tompkins Counties, submit to Chief Assessing Officer).

When to send

Submit the application only **before** the collection warrant expires.

Wholly exempt parcel

Attach statement signed by assessor or majority of board of assessors substantiating that assessor obtained proof that parcel should have been granted tax exempt status on tax roll.

Payment requirements

You may pay without interest and penalties only if:

- the application was filed with the County Director on or before the last day that taxes may be paid without interest (see Date application received in Part 2); and
- you pay the corrected tax within eight days of the date on which the notice of approval is mailed to the applicant (see Part 3).

If either of these conditions is not satisfied, interest, penalties, or both must be paid on the corrected tax.

For use by Collecting Officer:

Order from tax levying body received on ______.

Corrected tax due	Date tax roll corrected
Interest and penalties (if applicable)	Date tax bill corrected
Total corrected tax due	Date application and order added to tax roll
Date payment received	

Signature of collecting officer	Date

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		I. KELLY			Fiscal \	/ear	School Ta	x Code		Property	/ ID
Checks		R OF TAXES		01/01	/2020 -	12/31/202	0 44	9		09705-	10.0
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N	North S	Syracuse, NY	13212			403 North	Syracuse				Percentage
				Prop. C		1 Family					4.00
								Tour	J	E.IIVe	Luc Fatimate
				Exe	mption	V	alue	lax P	Purpose	Full va	lue Estimate
See reve	erse for inf	ormation about makir	ng partial payments		~						
					PERTY	and the second se					
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*03/12	-03/31	6,873.34	1.50%+\$1 Pay To County:	104.10	6	,977.44			After this o	date see penalty	/ schedule
04/01	-04/30	6,874.34		412.45	7	,286.79					
			RECEIVER'S S								
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			ONONDAGA	1 000	JIV.I. I	- TOW	N OF C	LAI			
		Town: Clay									
	-		3 North Syr								
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					SWI	S Code		P	arcel ID)	
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		Cynthia L			and the second se	the state of the s	CHEDULE		Bill No	Ba	nk Code
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NORT	л зуга	cuse, NY 132	.12		01/01	-01/31	6,873				DUE
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					*05/12	2-03/31 Pay To C				01/31/	
					h	-04/30	7,286				
	F	Property Index 0	43820		*After 3/3	1 mail payme	nt to Onondaga	County -	see rever	se.	

FOLD AND TEAR ALONG PERFORATION

2020 COUNTY/TOWN TAX BILL

Rutkowski Cynthia L 7539 Meadow Wood Dr North Syracuse, NY 13212

WHERE & WHEN TO PAY

JANUARY - MARCH 31 With applicable penalties

JODEE M. KELLY RECEIVER OF TAXES 4401 STATE ROUTE 31 CLAY, NY 13041-8707

AFTER MARCH 31 MAIL PAYMENT TO:

CHIEF FISCAL OFFICER PO BOX 1004 SYRACUSE, NEW YORK 13201-1004

Onondaga County Finance Department OFFICE HOURS 8:00 AM - 4:00 PM (315) 435-2426

PARTIAL PAYMENTS MAY BE MADE ON THIS TAX.

*If you choose to make partial payments, the first MUST be made by 01/31/2020. *Each partial payment may be any amount and must

include current penalties.

*Up to 4 partial payments may be made.

*No delinquent taxes may be due on this property. *After 03/31/2020, the entire balance is due to the

County Finance Department.

IN CASE OF ERRORS

If you find an error on this bill, notify your Tax Receiver or Collector IMMEDIATELY. Errors and/or omissions will not prevent interest charges and penalties from accruing after the payment due date.

2 AFTER REMOVING SIDE TABS CAREFULLY OPEN FOLDED EDGE WITH FINGER

ESCROW ACCOUNTS

If your taxes are paid with your mortgage, forward this bill to your mortgage company.

NEW OWNER

If you no longer own this property, forward this bill to the new owner or contact the Tax Receiver or Collector.

PAYMENT INFORMATION

If you pay by mail, the U.S., UPS and FedEx postmarks will be used as date of receipt. A postage meter cancellation is not acceptable. A collection fee will be charged for payment of taxes by check with insufficient funds. No third party checks will be accepted.

FOR PROPERTY AND TAX INFORMATION

Visit the Onondaga County web site at www.ongov.net/rpts or call the Onondaga County Finance Department at (315) 435-2426.

SENIOR CITIZEN EXEMPTION

Senior Citizens 65 or older should contact their Assessor's Office for details concerning Senior Citizen exemption, which must be APPLIED FOR EACH YEAR prior to March 1. Applications are available at www.tax.ny.gov and must be returned to your Assessor's Office.

THIRD PARTY NOTIFICATION

You may designate another consenting adult to receive duplicate copies of your tax bills and notices of unpaid taxes if you are 65 years of age or older, or are disabled and you own a 1, 2 or 3 family residence. The applications are available from your Tax Receiver or Collector by sending a self-addressed stamped envelope by July 1st. Call your Tax Receiver or Collector if you have questions.

ASSESSMENT REDUCTION

If you feel your assessment is too high, you have the right to seek a future reduction. Contact your Assessor's Office. The period for filing complaints on the current assessment has passed

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D	JODEE M. K RECEIVER O							Code			****	
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Property Index 043820

 Pay To County:
 01/31/2020

 04/01-04/30
 7,286.79

 *After 3/31 mail payment to Onondaga County - see reverse.

FOLD AND TEAR ALONG PERFORATION

312489 097.-05-10.0

2020 COUNTY/TOWN TAX BILL

Rutkowski Cynthia L 7539 Meadow Wood Dr North Syracuse, NY 13212

WHERE & WHEN TO PAY

JANUARY - MARCH 31 With applicable penalties

JODEE M. KELLY RECEIVER OF TAXES 4401 STATE ROUTE 31 CLAY, NY 13041-8707

AFTER MARCH 31 MAIL PAYMENT TO:

CHIEF FISCAL OFFICER PO BOX 1004 SYRACUSE, NEW YORK 13201-1004

Onondaga County Finance Department OFFICE HOURS 8:00 AM - 4:00 PM (315) 435-2426

PARTIAL PAYMENTS MAY BE MADE ON THIS TAX.

*If you choose to make partial payments, the first MUST be made by 01/31/2020. *Each partial payment may be any amount and must include current penalties. *Up to 4 partial payments may be made. *No delinquent taxes may be due on this property. *After 03/31/2020, the entire balance is due to the County Finance Department.

IN CASE OF ERRORS

If you find an error on this bill, notify your Tax Receiver or Collector IMMEDIATELY. Errors and/or omissions will not prevent interest charges and penalties from accruing after the payment due date.

2 AFTER REMOVING SIDE TABS CAREFULLY OPEN FOLDED EDGE WITH FINGER

ESCROW ACCOUNTS

If your taxes are paid with your mortgage, forward this bill to your mortgage company.

NEW OWNER

If you no longer own this property, forward this bill to the new owner or contact the Tax Receiver or Collector.

PAYMENT INFORMATION

If you pay by mail, the U.S., UPS and FedEx postmarks will be used as date of receipt. A postage meter cancellation is not acceptable. A collection fee will be charged for payment of taxes by check with insufficient funds. No third party checks will be accepted.

FOR PROPERTY AND TAX INFORMATION

Visit the Onondaga County web site at www.ongov.net/rpts or call the Onondaga County Finance Department at (315) 435-2426.

SENIOR CITIZEN EXEMPTION

Senior Citizens 65 or older should contact their Assessor's Office for details concerning Senior Citizen exemption, which must be APPLIED FOR EACH YEAR prior to March 1. Applications are available at www.tax.ny.gov and must be returned to your Assessor's Office.

THIRD PARTY NOTIFICATION

You may designate another consenting adult to receive duplicate copies of your tax bills and notices of unpaid taxes if you are 65 years of age or older, or are disabled and you own a 1, 2 or 3 family residence. The applications are available from your Tax Receiver or Collector by sending a self-addressed stamped envelope by July 1st. Call your Tax Receiver or Collector if you have questions.

ASSESSMENT REDUCTION

If you feel your assessment is too high, you have the right to seek a future reduction. Contact your Assessor's Office. The period for filing complaints on the current assessment has passed



17

8

Department of Taxation and Finance Office of Real Property Tax Services

Application for Corrected Tax Roll



Part 1 - General information: To be completed in duplicate by the applicant.

Names of owners	
Widewaters Farrell Boad C	o LLC
Mailing address of owners (number and street or PO box)	Location of property (street address)
5786 Widewaters Phury	State Route 3)
City, village, or post office State ZIP code	City, town, or village State ZIP code
Dewitt, N.U. 13214	Clay NY
Daytime contact number Evening contact number	Tax map number of section/block/lot: Property identification (see tax bill or assessment roll)
	620-01-05.1
Account number (as appears on tax bill)	Amount of taxes currently billed
02001-05.1	31.609.85
Reasons for requesting a correction to tax roll:	,
Finance Dept Calculation error	
Town directed chy. to town server up	nit
I hereby request a correction of tax levied by Drow County Ton (County, city, villa	age, etc.)
n nn	
Signature of applicant Da	te L-14-2020

Part 2 – To be completed by the County Director or Village Assessor. Attach a written report including documentation and recommendation. Specify the type of error and paragraph of subdivision 2, 3, or 7 of Section 550 under which the error falls. If a *Directed reinstatement*, see instructions.

Date application received	Period of warrant for collection of taxes	
Last day for collection of taxes without interest	Recommendation	
13,20	Approve application	Deny application
Signature of Official	Date 1 Ne	2020
If approved, the County Director must file a copy of this form with the city/town/village of who must consider of petitions filed under section 553.	e assessor and board of assessment or the attached report and recommend	
Part 3 – For use by the tax levying body or official de	signated by resolution	13 ert number or date, if applicable)
Application approved (mark an X in the applicable box):		
Clerical error 🕅 Error in essential fact	Unlawful Entry	Directed reinstatement
Amount of taxes currently billed	Corrected tax	
\$31,609.85	\$19,900.62	
Date notice of approval mailed to applicant	Date order transmitted to collecting officer	
Application denied (reason):		
Signature of chief executive officer, or official designated by resolution	Date	-5-20
Varian A Mary		

1 · · · ·

General information

Where to send

Submit two copies of this application to the County Director of Real Property Tax Services (in Nassau and Tompkins Counties, submit to Chief Assessing Officer).

When to send

Submit the application only **before** the collection warrant expires.

Wholly exempt parcel

Attach statement signed by assessor or majority of board of assessors substantiating that assessor obtained proof that parcel should have been granted tax exempt status on tax roll.

Directed reinstatement

Indicate the type of error only for an Enhanced STAR Exemption or a senior citizens exemption that is being reinstated under the *good cause* authorization of Real Property Tax Law (RPTL) sections 425(6)(a-2) or 467(8-a). In such a case, the written report of the county director or village assessor must indicate that there has been a good cause finding, and a copy of the written report must be attached to this form.

Payment requirements

You may pay without interest and penalties only if:

- the application was filed with the County Director on or before the last day that taxes may be paid without interest (see Date application received in Part 2); and
- you pay the corrected tax within eight days of the date on which the notice of approval is mailed to the applicant (see Part 3).

If either of these conditions is not satisfied, interest, penalties, or both must be paid on the corrected tax.

For use by Collecting Officer:

Order from tax levying body received on ______

 Corrected tax due
 Date tax roll corrected

 Interest and penalties (if applicable)
 Date tax bill corrected

 Total corrected tax due
 Date application and order added to tax roll

 Date payment received
 Image: Corrected tax due

Signature of collecting officer		Date	

CLAY TOWN HALL Person 4401 STATE ROUTE 31				REAL PROPER COUNTY - TO	Scoller A to the Sollar	AY
MON-FRI 8:30AM-4:30 ayment TELEPHONE: 315-652-		Page No.	Roll Sect.	SWIS Code	Property	
		1 OF 1	1	312489	0283	
JODEE M. KELLY RECEIVER OF TAXES		Fiscal	Year	School Tax Code	P	roperty ID
4401 STATE ROUTE 31		01/01/2020 - Warrant Date	12/31/2020 Bank Code	033	020 timated Stat	001-05.1
yable to CLAY, NY 13041-8707		12/27/2019	AAAAPRE	CNTY 164,217		OWN 1,516,250
	J		PERTY IDEN			Full Market Value
			001-05.1			675,000
Widewaters Farre			te Route 31		То	tal Assessed Value
5786 Widewaters Deweitt, NY 1321		Dimensions 42.	69 ACRES			27,000
		A	601 Baldwin		<u> </u>	4.00
			Vacant com			
	-	Exemption	Valu		Purpose	Full Value Estimate
See reverse for information about m	aking partial payments*					
		PROPERTY % Change in	TAXES Taxable A	ssessed -	- D-4-	
Taxing Purpose	Total Levy	Levy from Prior Year	Value or	Units	Rate	Tax Amount
County Tax (100% applied to NYS Mandated Costs)	149,590,7	2.7	27,000	.00 129.2	02300	3,488.46
TO NYS Mandated Costs) TOWN TAX	2,738,6		27,000		14500	494.49
IIGHWAY TAX	7,110,6 1,696,2		27,000		62600	1,336.56 39,49
County water General fire prot	3,620,6		27,000		19200	645.82
Terr Compatible 1					74700	9.07 -25,595.96 13
					50000	CONTRACTOR AND MINE & B. R. A. STORE & BORNE &
			33. 8 -62			
			33. 7 -62			
Fox-Wide Sewer						
Fox-Wide Sewer PEN	ALTY SCHEDULE Penalty/Intere	est Tota				19,900-62
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Pay By Original 01/01-01/31 31,609. 02/01-02/29 31,609. 03/01-03/11 31,609. 04/01-04/30 31,610.	Penalty/Intere 85 0.00% 85 1.00% 3 85 1.50% 4 Pay To County: 85 85 6.00%+\$1 1,8 RECEIVER'S ST CEIPT FOR PAYMENT C 2020 ONONDAGA By 5601 Baldwinsviate Route 31	0.00 31 316.09 31 374.16 32 375.16 32 396.65 33 TUB MUST BE RE OF THIS TAX BILL O REAL PI COUNTY 111e SWI 3124 F Pa 01/01	Due , 609.85 , 925.94 , 084.01 , 085.01 , 085.01 , 085.01 , 085.01 , 085.01 , 085.01 , 084.01 , 085.01 ,	Otal Tax Du Due f Due f PAYMENT. 'IN THIS BOX 'TAX OF CLAY IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	And RETUR	/ / 9, 9 00 .4 2 \$31, 509, 85 01/31/2020 ee penaity schedule N THE ENTIRE BILL .1 Bank Code AAAAPRE
Pen Pay By Original 01/01-01/31 31,609. 02/01-02/29 31,609. 03/01-03/11 31,609. 04/01-04/30 31,610. Town: Cla School: 313 Property Address: Sta Widewaters Farrell F 5786 Widewaters Pkwy	Penalty/Intere 85 0.00% 85 1.00% 3 85 1.50% 4 Pay To County: 85 85 6.00%+\$1 1,8 RECEIVER'S ST CEIPT FOR PAYMENT C 2020 ONONDAGA By 5601 Baldwinsviate Route 31	0.00 31 316.09 31 374.16 32 375.16 32 396.65 33 TUB MUST BE RE OF THIS TAX BILL O REAL PI COUNTY 111e SWI 3124 PE 01/01 02/01	Due , 609.85 , 925.94 , 084.01 , 085.01 , 507.50 TURNED WITH , PLACE AN 'X ROPERTY - 'TOWN S Code 489 ENALTY SCH ay By	Otal Tax Du Due f Due f PAYMENT. C'IN THIS BOX TAX OF CLAY IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	After this date s After this date s AND RETUR Parcel ID 01 - 05 Bill No. 2252 TOTAL 1	/9,900.42 \$31,609.85 01/31/2020 ee penalty schedule N THE ENTIRE BILL IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII
PEN Pay By Original 01/01-01/31 31,609. 02/01-02/29 31,609. 03/12-03/31 31,609. 04/01-04/30 31,610. Town: Cla School: 313 Property Address: Sta Widewaters Farrell F 5786 Widewaters Pkwy	Penalty/Intere 85 0.00% 85 1.00% 3 85 1.50% 4 Pay To County: 85 85 6.00%+\$1 1,8 RECEIVER'S ST CEIPT FOR PAYMENT C 2020 ONONDAGA By 5601 Baldwinsviate Route 31	0.00 31 316.09 31 374.16 32 375.16 32 396.65 33 TUB MUST BE RE OF THIS TAX BILL O REAL PI COUNTY 111e SWI 3124 PE 01/01 02/01 03/01	Due ,609.85 ,925.94 ,085.01 ,085.01 ,507.50 TURNED WITH , PLACE AN 'X ROPERTY - TOWN S Code 489 ENALTY SCH ay By 1-01/31 1-02/29 1-03/31	Due f Due f Due f Due f Due f Due f Due f Due f Contained Containe	And RETUR After this date s And RETUR Parcel ID 01 - 05 Bill No. 2252 TOTAL 1 \$ 31 j	19,900.42 +31,609.85 01/31/2020 ee penalty schedule N THE ENTIRE BILL IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII
Description PEN Pay By Original 01/01-01/31 31,609. 02/01-02/29 31,609. 03/01-03/11 31,609. 03/12-03/31 31,610. YOU WISH TO RECEIVE A REC School: 31.3 Property Address: States Widewaters Farrell F 5786 Widewaters	Penalty/Intere 85 0.00% 85 1.00% 3 85 1.50% 4 Pay To County: 85 85 6.00%+\$1 1,8 RECEIVER'S ST CEIPT FOR PAYMENT C 2020 ONONDAGA By 5601 Baldwinsviate Route 31	0.00 31 316.09 31 374.16 32 375.16 32 396.65 33 TUB MUST BE RE OF THIS TAX BILL O REAL PI COUNTY 111e SW(1) 3126 01/01 02/01 03/01 ×03/12	Due ,609.85 ,925.94 ,084.01 ,085.01 ,507.50 TURNED WITH , PLACE AN 'X ROPERTY - TOWN S Code 489 ENALTY SCH ay By 1-01/31 1-02/29 1-03/11	Due f Due f Due f Due f Due f Due f Due f Due f Contained Containe	And RETUR After this date s And RETUR Parcel ID 01 - 05 Bill No. 2252 TOTAL 1 \$ 31 j	/9,900.42 \$31,609.85 01/31/2020 ee penalty schedule N THE ENTIRE BILL IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII

AAAAPRE 2252

FIRST CLASS PRESORTED US POSTAGE PAID PERMIT #1566 SYRACUSE, NY 13202

> TO OPEN FOLD AND TEAR ALONG PERFORATION

2020 COUNTY/TOWN TAX BILL

020.-01-05.1

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    Widewaters Farrell Road Co.LLC
    5786 Widewaters Pkwy
    Deweitt, NY 13214
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WHERE & WHEN TO PAY

JANUARY - MARCH 31 With applicable penalties JODEE M. KELLY RECEIVER OF TAXES 4401 STATE ROUTE 31

AFTER MARCH 31 MAIL PAYMENT TO:

CHIEF FISCAL OFFICER PO BOX 1004 SYRACUSE, NEW YORK 13201-1004

Onondaga County Finance Department OFFICE HOURS 8:00 AM - 4:00 PM (315) 435-2426

PARTIAL PAYMENTS MAY BE MADE ON THIS TAX.

*If you choose to make partial payments, the first MUST be made by 01/31/2020. *Each partial payment may be any amount and must include current penalties. *Up to 4 partial payments may be made. *No delinquent taxes may be due on this property. *After 03/31/2020, the entire balance is due to the County Finance Department.

IN CASE OF ERRORS

CLAY, NY 13041-8707

If you find an error on this bill, notify your Tax Receiver or Collector IMMEDIATELY. Errors and/or omissions will not prevent interest charges and penalties from accruing after the payment due date.

2 AFTER REMOVING SIDE TABS CAREFULLY OPEN FOLDED EDGE WITH FINGER

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ESCROW ACCOUNTS

If your taxes are paid with your mortgage, forward this bill to your mortgage company.

NEW OWNER

If you no longer own this property, forward this bill to the new owner or contact the Tax Receiver or Collector.

PAYMENT INFORMATION

If you pay by mail, the U.S., UPS and FedEx postmarks will be used as date of receipt. A postage meter cancellation is not acceptable. A collection fee will be charged for payment of taxes by check with insufficient funds. No third party checks will be accepted.

FOR PROPERTY AND TAX INFORMATION

Visit the Onondaga County web site at www.ongov.net/rpts or call the Onondaga County Finance Department at (315) 435-2426.

SENIOR CITIZEN EXEMPTION

Senior Citizens 65 or older should contact their Assessor's Office for details concerning Senior Citizen exemption, which must be APPLIED FOR EACH YEAR prior to March 1. Applications are available at www.tax.ny.gov and must be returned to your Assessor's Office.

THIRD PARTY NOTIFICATION

You may designate another consenting adult to receive duplicate copies of your tax bills and notices of unpaid taxes if you are 65 years of age or older, or are disabled and you own a 1, 2 or 3 family residence. The applications are available from your Tax Receiver or Collector by sending a self-addressed stamped envelope by July 1st. Call your Tax Receiver or Collector if you have questions.

ASSESSMENT REDUCTION

If you feel your assessment is too high, you have the right to seek a future reduction. Contact your Assessor's Office. The period for filing complaints on the current assessment has passed.



Department of Taxation and Finance Office of Real Property Tax Services Application for Corrected Tax Roll



Part 1 - General information: To be completed in duplicate by the applicant.

Names of owners Barcac Constant LLC					
Mailing address of owners (number and street or PO box)	Location of property (street address)				
1208 James St	Buckley Rd				
City, village, or post office State ZIP code	City, town, or village State ZIP code				
Syracuse NY 13208	Cher NU				
Daytime contact number Evening contact number	Tax map number of section/block/lot: Property identification (see tax bill or assessment roll)				
	11701-06.1				
Account number (as appears on tax bill)	Amount of taxes currently billed				
117-01-06.1	6.168.07				
Reasons for requesting a correction to tax roll:	1 1 1 1 - 11				
Charge of Assessment	nissed on tentative hold				
Cherical c. r	nissed on terrative holl				
I hereby request a correction of tax levied by <u>Onon Country Torux of Clay</u> for the year(s) <u>2020</u> . (County, city, village, etc.)					
Signature of applicant Date					

Part 2 – To be completed by the County Director or Village Assessor. Attach a written report including documentation and recommendation. Specify the type of error and paragraph of subdivision 2, 3, or 7 of Section 550 under which the error falls. If a *Directed reinstatement*, see instructions.

Date application received	Period of warrant for gollection of taxes	
Last day for collection of taxes without interest	Recommendation Approve application	Deny application
Signature of official	Date	2070
If approved, the County Director must file a copy of this form with the city/town/village of who must consider of petitions filed under section 553.	e assessor and board of assessmen er the attached report and recommer	
Part 3 – For use by the tax levying body or official de	esignated by resolution	13 ert number or date, if applicable)
Application approved (mark an X in the applicable box):		
Clerical error Error in essential fact	Unlawful Entry	Directed reinstatement
Amount of taxes currently billed 67	Corrected tax \$1,493,63	
Date notice of approval/mailed to applicant	Date order transmitted to collecting officer	
Application denied (reason):		
Signature of cheer executive officer, or official designated by resolution	Date	-5-20
MANAA A Mary		

General information

Where to send

Submit two copies of this application to the County Director of Real Property Tax Services (in Nassau and Tompkins Counties, submit to Chief Assessing Officer).

When to send

Submit the application only **before** the collection warrant expires.

Wholly exempt parcel

Attach statement signed by assessor or majority of board of assessors substantiating that assessor obtained proof that parcel should have been granted tax exempt status on tax roll.

Directed reinstatement

Indicate the type of error only for an Enhanced STAR Exemption or a senior citizens exemption that is being reinstated under the *good cause* authorization of Real Property Tax Law (RPTL) sections 425(6)(a-2) or 467(8-a). In such a case, the written report of the county director or village assessor must indicate that there has been a good cause finding, and a copy of the written report must be attached to this form.

Payment requirements

You may pay without interest and penalties only if:

- the application was filed with the County Director on or before the last day that taxes may be paid without interest (see Date application received in Part 2); and
- you pay the corrected tax within eight days of the date on which the notice of approval is mailed to the applicant (see Part 3).

If either of these conditions is not satisfied, interest, penalties, or both must be paid on the corrected tax.

For use by Collecting Officer:

Order from tax levying body received on ____

Date

Corrected tax due	Date tax roll corrected
Interest and penalties (if applicable)	Date tax bill corrected
Total corrected tax due	Date application and order added to tax roll
Date payment received	

Signature of collecting officer	Date

CLAY TOWN HALL In Person 4401 STATE ROUTE 31, CLAY, NY					0		0 REAL P A COUNTY						
Payment		8:30AM-4:30PM NE: 315-652-38	0.0	Pa	age No.		Roll Sect.				ty Index	Bill No.	1
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	JODEE M				Fisc	cal Yea	ar	School Ta	x Code		Property	/ ID	
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				12/2	27/2019			CNTY 1	64,217,	458	TOWN	1,516,250	
					F	PROPE	ERTY ID	INTIFICATIO	DN		Full Ma	arket Value]
				Par	rcel ID	117	-01-06.	1			575	5,000	
		n Country L	LC	Lo	cation	Buckl	ey Rd				Total Ass	essed Value	
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County	Taxing Pu)0% applied			% Change Levy fro	e in m ar	Taxable	or Units	Tax			Amount	5,
County to NY	Taxing Pu / Tax (10 /S Mandat		Total Levy	,731	% Change Levy fro Prior Yes 2.7	e in m ar	Taxable Value	or Units	129.20	02300		2,971.65	-
County	Taxing Pu / Tax (10 /S Mandat)0% applied	Total Levy	,731	% Change Levy fro Prior Yes 2.7	e in m ar <i>1/00</i> <i>H/00</i>	Taxable Value	or Units	129.20	02300	-2		2
County to NY TOWN T HIGHWA	Taxing Pu / Tax (10 /S Mandat	00% applied ted Costs)	Total Levy 149,590, 2,738,	,731	% Change Levy fro Prior Yes 2.7 4.4	e in m ar <i>1/00</i> <i>H/00</i>	Taxable Value	or Units	129.20	02300 L4500 02400	-2	-421.23	7
County to NY TOWN T HIGHWA County	Taxing Pu 7 Tax (10 75 Mandat 7AX AY TAX 70 San ar 7 water	00% applied ted Costs) T	Total Levy 149,590, 2,738, 7,110, 1,696,	,731 ,636 ,633 ,205	% Change Levy froi Prior Yes 2 . 7 4 . 4 4 . 7 0 . 0	ar Aloo Hao Hao Hao	Taxable Value 23, 0 23, 0 23, 0 23, 0 23, 0	or Units	129.20 18.31 49.50 448.81 1.46	02300 L4500 02400 L0000 52600	-2	2,971.85 -421.25 -1,158.58 -448.81 -33.84	7 19 0
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County to NY TOWN T HIGHWA Onon C County Genera Clay C	Taxing Pu / Tax (10 /S Mandat rax AY TAX / Y TAX / water al fire p Consol Hy	00% applied ted Costs) T prot	Total Levy 149,590, 2,738, 7,110, 1,696,	,731 ,636 ,633 ,205	% Change Levy froi Prior Yes 2 . 7 4 . 4 4 . 7 0 . 0	ar Aloo Hao Hao Hao	Taxable Value 23, 0 23, 0 23, 0 23, 0 23, 0	or Units	129.20 18.31 49.50 448.81 1.46 23.91	02300 14500 02400 10000 52600 19200 74700	-2	2,971.85 -421.25 -1,158.58 -448.81 -33.84	7 19 0
County to NY TOWN T HIGHWA County Genera Clay C Clay C	Taxing Pu / Tax (10 /S Mandat rAx Ay TAX / TAX / water al fire p	00% applied ted Costs) T prot vd 1 tg 1	Total Levy 149,590, 2,738, 7,110, 1,696,	,731 ,636 ,633 ,205	% Change Levy froi Prior Yes 2 . 7 4 . 4 4 . 7 0 . 0	ar Aloo Hao Hao Hao	Taxable Value 23,04 23,04 23,04 23,04 23,04 23,04	or Units 90.00 90.00 1.00 UNIT 90.00 1.00 UNIT 1.00 UNIT	129.20 18.31 49.50 448.81 1.46 23.91 9.07	02300 14500 02400 10000 52600 19200 74700 24200	-2	2,971.65 -421.23 -448.87 -448.87 -550.14 9.07	7 19 0
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County to NY TOWN T HIGHWA County Genera Clay C Clay C	Taxing Pu / Tax (10 /S Mandat /XY TAX /Y TAX / water al fire p Consol Hy Consol Lt	00% applied ted Costs) T prot vd 1 tg 1	Total Levy 149,590, 2,738, 7,110, 1,696,	,731 ,636 ,633 ,205	% Change Levy froi Prior Yes 2 . 7 4 . 4 4 . 7 0 . 0	ar Aloo Hao Hao Hao	Taxable Value 23,04 23,04 23,04 23,04 23,04 23,04	or Units 00.00 00.00 1.00 UNIT 00.00 1.00 UNIT 1.00 UNIT 1.00 UNIT	129.20 18.31 49.50 448.81 1.46 23.91 9.07 22.72	02300 14500 02400 10000 52600 19200 74700 24200	-2	2,971.65 -421.23 -448.81 -33.64 -550.14 9.07 22.72	7 19 0
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County to NY TOWN T HIGHWA Onon c County Genera Clay C Clay C Consol	Taxing Pu / Tax (10 /S Mandat /X TAX /Y TAX / Water al fire p consol Hy consol Lt Lidated s	00% applied ted Costs) T prot /d 1 tg 1 sewer PENAL Original	Total Levy 149,590, 2,738, 7,110, 1,696, 3,620, TY SCHEDULE Penalty/Inte	9731 9636 9633 9205 9690	% Change Levy fro Prior Yes 2 . 7 4 . 4 4 . 7 0 . 0 3 . 0		Taxable Value 23,0 23,0 23,0 23,0 23,0 25,0	or Units 00.00 00.00 1.00 UNIT 00.00 1.00 UNIT 1.00 UNIT 1.00 UNIT	129.20 18.31 49.50 448.81 1.46 23.91 9.07 22.72 35.00	02300 14500 02400 10000 52600 19200 74700 24200 00000	-2	2,971.65 -421.23 -448.81 -33.64 -550.14 9.07 22.72	7 19 0
County to NY TOWN T HIGHWA Onon-c County Genera Clay C Clay C Clay C	Taxing Pu / Tax (10 /S Mandat (AX /Y TAX // Water al fire p Consol Lt Lidated s By -01/31	00% applied ted Costs) T prot /d 1 tg 1 sewer PENAL	Total Levy 149,590, 2,738, 7,110, 1,696, 3,620, TY SCHEDULE	,731 ,636 ,633 ,205 ,690	% Change Levy fro Prior Yes 2 . 7 4 . 4 4 . 7 0 . 0 3 . 0	e in mar 4/00 4/00 4/00 4/00 00tal Du 6,16	Taxable Value 23,0 23,0 23,0 23,0 23,0 23,0 23,0	or Units 00.00 00.00 1.00 UNIT 00.00 1.00 UNIT 1.00 UNIT 1.00 UNIT 1.00 UNIT 1.00 UNIT 1.00 UNIT 1.00 UNIT	129.20 18.31 49.50 448.81 1.46 23.91 9.07 22.72 35.00	14500 14500 12400 10000 52600 19200 74700 24200 10000		421.23 421.23 448.81 550.14 9.07 22.72 572.25 493.63 168.07	7 19 0
County to NY TOWN T HIGHWA County Genera Clay C Clay C Clay C Clay C Consol	Taxing Pu / Tax (10 /S Mandat /AX /Y TAX / water / water / water / idated s By -01/31 -02/29 -03/11	00% applied ted Costs) T prot /d 1 tg 1 sewer Original 6,168.07 6,168.07 6,168.07	Total Levy 149,590, 2,738, 7,110, 1,696, 3,620, TY SCHEDULE Penalty/Inte 0.00% 1.00% 1.50%	9731 9636 9633 9205 9690 9705 900 91.69 92.51	% Change Levy fro Prior Yes 2 . 7 4 . 4 4 . 7 0 . 0 3 . 0 3 . 0	e in mar 4/00 4/00 4/00 4/00 6,10 6,22 6,26	Taxable Value 23,0 23,0 23,0 23,0 23,0 23,0 23,0 23,0	or Units 00.00 00.00 1.00 UNIT 00.00 1.00 UNIT 1.00 UNIT 1.00 UNIT 1.00 UNIT 1.00 UNIT 1.00 UNIT 1.00 UNIT	129.20 18.31 49.50 448.81 1.46 23.91 9.07 22.72 35.00	14500 14500 12400 10000 19200 74700 24200 10000 10000 10000		448.81 -421.23 -448.81 -55.64 -550.14 9.07 22.72 572.25 	7 19 0
County to NY TOWN T HIGHWA County Genera Clay C Clay C Clay C Consol	Taxing Pu / Tax (10 /S Mandat /AX /Y TAX / water / water / water / idated s By -01/31 -02/29 -03/11	D0% applied 10% applied ted Costs) T prot /d 1 teg 1 sewer Original 6,168.07 6,168.07 6,168.07 6,168.07 6,168.07 6,168.07 6,168.07	Total Levy 149,590, 2,738, 7,110, 1,696, 3,620, TY SCHEDULE Penalty/Inte 0.00% 1.00%	9731 9636 9633 9205 9690 90 90 90 90 90 90 90 90 90 90 90 90 9	% Change Levy fro Prior Yes 2 . 7 4 . 4 4 . 7 0 . 0 3 . 0 3 . 0	e in mar 4/00 4/00 4/00 4/00 6,10 6,22 6,26	Taxable Value 23,0 23,0 23,0 23,0 23,0 23,0 23,0 23,0	or Units 00.00 00.00 1.00 UNIT 00.00 1.00 UNIT 1.00 UNIT 1.00 UNIT 1.00 UNIT 1.00 UNIT 1.00 UNIT 1.00 UNIT	129.20 18.31 49.50 448.81 1.46 23.91 9.07 22.72 35.00	14500 14500 12400 10000 19200 74700 24200 10000 10000 10000		448.81 -421.23 -448.81 -55.64 -550.14 9.07 22.72 572.25 	7 19 0

RECEIVER'S STUB MUST BE RETURNED WITH PAYMENT. IF YOU WISH TO RECEIVE A RECEIPT FOR PAYMENT OF THIS TAX BILL, PLACE AN 'X' IN THIS BOX _ AND RETURN THE ENTIRE BILL

2020 REAL PROPERTY TAX ONONDAGA COUNTY - TOWN OF CLAY

SWIS Code

Town:	Clay
School:	314801 Liverpool
Property Address:	Buckley Rd

Red Barn Country LLC

1208 James St Syracuse, NY 13208

Parcel ID
11701-06.1

	312489	11	1701-06.1			
	PENALTY	SCHEDULE	Bill No. Bank Code			
	Pay By	Total Due	20351			
~	01/01-01/31 02/01-02/29	6,168.07 6,229.76	TOTAL TAXES DUE			
	03/01-03/11 *03/12-03/31	6,260.58 6,261.58	\$6,168.07			
	Pay To 04/01-04/30	County: 6,539.21	01/31/2020			

Property Index 047276

*After 3/31 mail payment to Onondaga County - see reverse.



Department of Taxation and Finance Office of Real Property Tax Services **Application for Corrected Tax Roll**



Part 1 – General information: To be completed in duplicate by the applicant.

Names of owners				
Ericand Hannah Davis				
Mailing address of owners (number and street or PO box)	Location of property (street address)			
4214 Taylor Rd.	4214 Taylor Rd.			
City, village, or post office State ZIP code	City, town, or village State ZIP code			
Jamesville, NY 13078	Jamesville, NY 13078			
Daytime contact number Evening contact number	Tax map number of section/block/lot: Property identification (see tax bill or assessment roll)			
	314600 00102-44.1			
Account number (as appears on tax bill)	Amount of taxes currently billed			
117033	# 19,070.59			
Reasons for requesting a correction to tax roll:	THALDS not recorded at town of famore			
Homeowner Daid at School ok # 500	b. IT was not recorded out to which takey			
and released and and a CIT	· · · · · · · · · · · · · · · · · · ·			
Reasons for requesting a correction to tax, roll: Homeowner paid at School ck. # 5026. It was not recorded at town of Pomp and revied on 2020 ClT.				
	0.000			
I hereby request a correction of tax levied by <u>Town County</u> for the year(s) <u>2020</u> .				
(County, city, vill				
Signature of applicant Da	ite			
1 Inda had he	13 70			

Part 2 - To be completed by the County Director or Village Assessor. Attach a written report including documentation and recommendation. Specify the type of error and paragraph of subdivision 2, 3, or 7 of Section 550 under which the error falls.

Date application received	Period of warrant for collection of taxes
Last day for collection of taxes without interest	Recommendation Deny application
Signature of Official	Date 13/20
If approved, the County Director must file a copy of this form with th city/town/village of who must consider of petitions filed under section 553.	e assessor and board of assessment review of the er the attached report and recommendation as equivalent
Part 3 – For use by the tax levying body or official de	esignated by resolution; (insert number or date, if applicable) :
Application approved (mark an X in the applicable box):	
Clerical error 📉 Error in essential fact	Unlawful Entry
Amount of taxes currently billed	Corrected tax \$ 5,127.05
Date notice of approval mailed to applicant	Date order transmitted to collecting officer
Application denied (reason):	
Signature of chief executive oncer, or winning we signated by resolution	Date 2-5-20
- Varial to things	



Instructions

General information

Where to send

Submit two copies of this application to the County Director of Real Property Tax Services (in Nassau and Tompkins Counties, submit to Chief Assessing Officer).

When to send

Submit the application only **before** the collection warrant expires.

Wholly exempt parcel

Attach statement signed by assessor or majority of board of assessors substantiating that assessor obtained proof that parcel should have been granted tax exempt status on tax roll.

Payment requirements

You may pay without interest and penalties only if:

- the application was filed with the County Director on or before the last day that taxes may be paid without interest (see Date application received in Part 2); and
- you pay the corrected tax within eight days of the date on which the notice of approval is mailed to the applicant (see Part 3).

If either of these conditions is not satisfied, interest, penalties, or both must be paid on the corrected tax.

For use by Collecting Officer:

Order from tax levying body received on ______.

Corrected tax due	Date tax roll corrected
Interest and penalties (if applicable)	Date tax bill corrected
Total corrected tax due	Date application and order added to tax roll
Date payment received	

Signature of collecting officer	Date

In Person	MONTHUR. 9 AM-3 PM, FRI. 9-12 PM MON. 5-7PM EXCEPT THE FIRST				2020 ONONDAGA	REAL P		N OF P			
Payment	MONDAY OF EACH MONTH JAN. ONLY: SATURDAYS S	AM-12PM	Page	e No.	Roll Sect.	SWIS C	Code	Proper	ty Index	Bill No.	
	TELEPHONE: 315-682-987		1 0		1		600	11	7033	68	
	NICOLE REID			Fiscal `	Year	School Ta	x Code		Property ID		
Checks	POMPEY TOWN CLERK 8354 U.S. ROUTE 20				12/31/2020	30	7	(00102-4	44.1	
Payable to	MANLIUS, NY 13104		Warra	nt Date	Bank Code		Est	imated S	tate Aid		
	PAY ONLINE: WWW.POMPEY	-NY.GOV	12/27/	2019		CNTY 1	64,217,	458	TOWN	300,628	
				PRC	PERTY IDEN	TIFICATIO	N		Full Ma	rket Value	
			Parce	ID 00	102-44.1				521	,596	
-	avis Eric M		Loca	tion 421	4 Taylor Rd				Total Assessed Value		
_	Davis Hannah H 4214 Taylor Rd Jamesville, NY 13078-9667		Dimensions 9.61 ACRES						490,300		
4			School 312611 Jamesville-DeWitt						Uniform Percentage		
			Prop. Class 241 Rural res&ag							94.00	
			Exemption			Je	Tax P	urpose	Eull Val	ue Estimate	
			Exemption value		IUXI	urpooc	T un vu	de Lotinidio			
See reve	erse for information about makin	g partial payments									
				PERTY	TAXES						
	Taxing Purpose	Total Levy		Change in Levy from Prior Year	Taxable A Value o		Тах	Rate	Тах	Amount	
	/ Tax (100% applied (S Mandated Costs)	149,590,	731	2.7	490,300	.00	5.4	83600	2	2,688.61	
TOWN T		1,585,	425	1.2	490,300	.00	2.4	76300		,214.13	
	/ water	1,696,	205	0.0	490,300	.00	. 03	33500		16.43	
Pompey	/ fire	532,	522	1.0	490,300			00700		882.88	
Trash	general 096g				1	.00 UNIT	325.0	00000		325.00	

				Y SCHEDUL	PENALI	
\$19,070.59	Total Tax Due:	Total Due	nterest	Penalty/I	Original	Pay By
51271		19,070.59	0.00	0.00%	19,070.59	01/01-01/31
01/31/202	Due By:	19,261.30	190.71	1.00%	19,070.59	02/01-02/29
		19,356.65	286.06	1.50%	19,070.59	03/01-03/11
date see penalty schedule	After this d	19,357.65	287.06	1.50%+\$1	19,070.59	03/12-03/31
				ay To County:	P	
		20,215.89	1,144.30	6.00%+\$1	19,071.59	04/01-04/30

RECEIVER'S STUB MUST BE RETURNED WITH PAYMENT.

IF YOU WISH TO RECEIVE A RECEIPT FOR PAYMENT OF THIS TAX BILL, PLACE AN 'X' IN THIS BOX 🗌 AND RETURN THE ENTIRE BILL

2020 REAL PROPERTY TAX ONONDAGA COUNTY - TOWN OF POMPEY

Town: Pompey School: 312611 Jamesville-DeWitt Property Address: 4214 Taylor Rd

Davis Eric M Davis Hannah H 4214 Taylor Rd Jamesville, NY 13078–9667

SWIS Code	Parcel ID				
314600	00102-44.1				
PENALTY S	CHEDULE	Bill No.	Bank Code		
Pay By	Total Due	68			
01/01-01/31 02/01-02/29	19,070.59 19,261.30	TOTAL T	AXES DUE		
03/01-03/11 *03/12-03/31	19,356.65 19,357.65		070.59		
Pay To Co	20,215,89	01/	31/2020		

Property Index 117033

*After 3/31 mail payment to Onondaga County - see reverse.

FOLD AND TEAR ALONG PERFORATION

001.-02-44.1

2020 COUNTY/TOWN TAX BILL

314600

La Davis Eric M Davis Hannah H 4214 Taylor Rd Jamesville, NY 13078–9667

WHERE & WHEN TO PAY

JANUARY - MARCH 31 With applicable penalties

NICOLE REID POMPEY TOWN CLERK 8354 U.S. ROUTE 20 MANLIUS, NY 13104 PAY ONLINE: WWW.POMPEY-NY.GOV

AFTER MARCH 31 MAIL PAYMENT TO:

CHIEF FISCAL OFFICER PO BOX 1004 SYRACUSE, NEW YORK 13201-1004

Onondaga County Finance Department OFFICE HOURS 8:00 AM - 4:00 PM (315) 435-2426

PARTIAL PAYMENTS MAY BE MADE ON THIS TAX.

*If you choose to make partial payments, the first MUST be made by 01/31/2020. *Each partial payment may be any amount and must include current penalties. *Up to 4 partial payments may be made.

- *No delinquent taxes may be due on this property.
- *After 03/31/2020, the entire balance is due to the
- County Finance Department.

IN CASE OF ERRORS

If you find an error on this bill, notify your Tax Receiver or Collector IMMEDIATELY. Errors and/or omissions will not prevent interest charges and penalties from accruing after the payment due date.

2 AFTER REMOVING SIDE TABS CAREFULLY OPEN FOLDED EDGE WITH FINGER

ESCROW ACCOUNTS

If your taxes are paid with your mortgage, forward this bill to your mortgage company.

NEW OWNER

If you no longer own this property, forward this bill to the new owner or contact the Tax Receiver or Collector.

PAYMENT INFORMATION

If you pay by mail, the U.S., UPS and FedEx postmarks will be used as date of receipt. A postage meter cancellation is not acceptable. A collection fee will be charged for payment of taxes by check with insufficient funds. No third party checks will be accepted.

FOR PROPERTY AND TAX INFORMATION

Visit the Onondaga County web site at www.ongov.net/rpts or call the Onondaga County Finance Department at (315) 435-2426.

SENIOR CITIZEN EXEMPTION

Senior Citizens 65 or older should contact their Assessor's Office for details concerning Senior Citizen exemption, which must be APPLIED FOR EACH YEAR prior to March 1. Applications are available at www.tax.ny.gov and must be returned to your Assessor's Office.

THIRD PARTY NOTIFICATION

You may designate another consenting adult to receive duplicate copies of your tax bills and notices of unpaid taxes if you are 65 years of age or older, or are disabled and you own a 1, 2 or 3 family residence. The applications are available from your Tax Receiver or Collector by sending a self-addressed stamped envelope by July 1st. Call your Tax Receiver or Collector if you have questions.

ASSESSMENT REDUCTION

If you feel your assessment is too high, you have the right to seek a future reduction. Contact your Assessor's Office. The period for filing



Department of Taxation and Finance Office of Real Property Tax Services Application for Corrected Tax Roll



Names of owners						
Peter and Jear	Wilson					
Mailing address of owners (number and s	treet or PO box)	Location of property (street address)				
Mailing address of owners (number and s 490 Henneber		4190 Henneberry Rd.				
City, village, or post office	State ZIP code 13/04	City, town, or village Manlius, NY 13104				
Daytime contact number	Evening contact number	Tax map number of section/block/lot: Property identification (see tax bill or assessment roll) 314600 00303-07.0				
Account number (as appears on tax bill)		Amount of taxes currently billed				
\$6,417.65						
Reasons for requesting a correction to tax	croll:					
Homeowner parsch	ooltaxes attown of t	ompey by creditcard. It was not				
Homeowner pd. schooltaxes at town of Pompey by credit card. It was not recorded by the Town of Pompey and relevied on the 2020 CIT.						
1	i se interest in per a construction interest of the					
I hereby request a correction of tax levied by <u>Town/County</u> for the year(s) <u>2020</u> .						
Signature of applicant Date 13/20						

Part 2 – To be completed by the County Director or Village Assessor. Attach a written report including documentation and recommendation. Specify the type of error and paragraph of subdivision 2, 3, or 7 of Section 550 under which the error falls.

Date application received	Period of warrant for collection optaxes
Last day for collection of taxes without interest	Recommendation
Last day for conection of taxes without interest	Approve application
Signature of official	Date 1/3/20
If approved, the County Director must file a copy of this form with t city/town/village of who must consid of petitions filed under section 553.	he assessor and board of assessment review of the ler the attached report and recommendation as equivalent
Part 3 – For use by the tax levying body or official d	
Application approved (mark an X in the applicable box):	(insert number or date, if applicable)
Clerical error 2 Error in essential fact	Unlawful Entry
Amount of taxes currently billed	Corrected tax
Date notice of approval mailed to applicant	Date order transmitted to collecting officer
Application denied (reason):	
Signature of chief everythive officer of official designated by resolution	Date

Darial the things

0-5-20

Part 1 – General information: To be completed in duplicate by the applicant.

Instructions

- 1

General information

Where to send

Submit two copies of this application to the County Director of Real Property Tax Services (in Nassau and Tompkins Counties, submit to Chief Assessing Officer).

When to send

Submit the application only **before** the collection warrant expires.

Wholly exempt parcel

Attach statement signed by assessor or majority of board of assessors substantiating that assessor obtained proof that parcel should have been granted tax exempt status on tax roll.

Payment requirements

You may pay without interest and penalties only if:

- the application was filed with the County Director on or before the last day that taxes may be paid without interest (see *Date application received* in Part 2); **and**
- you pay the corrected tax within eight days of the date on which the notice of approval is mailed to the applicant (see Part 3).

If either of these conditions is not satisfied, interest, penalties, or both must be paid on the corrected tax.

For use by Collecting Officer:

Order from tax levying body received on ______.

Corrected tax due	Date tax roll corrected
Interest and penalties (if applicable)	Date tax bill corrected
Total corrected tax due	Date application and order added to tax roll
Date payment received	

Signature of collecting officer	Date

k.										
	. 9 AM-3 PM,				202	O REAL P	ROPER	TAX YAX		
	MONDAY OF EACH MONTH				ONONDAGA	COUNTY	- TOW	N OF PC	MPEY	
Doumont			Page	No.	Roll Sect.	SWISC	Code	Propert	y Index	Bill No.
	: 315-682-987		1 OF	1 0F 1 1		314600			384	384
NICOLE REI	NICOLE REID			Fiscal Y		School Ta			Property	' ID
Checks POMPEY TOW 8354 U.S.					12/31/202	020 370			0303-	07.0
Payable to MANLIUS, M	NY 13104		Warran	t Date	Bank Cod	e	Est	imated St	ate Aid	
PAY ONLINE	E: WWW.POMPEY	-NY.GOV	12/27/2	2019		CNTY 1	64,217,	458	TOWN	300,628
						ENTIFICATIO	ON			rket Value
			Parcel		03-07.),851
Wilson Peter L Wilson Jean M 4190 Henneberry Rd			Locati		0 Hennebe					essed Value
			Dimensio		.00 X 192					0,000
Manlius,	NY 13104-9	567	Sch			teville-Mar	lius			Percentage
			Prop. Cla		1 Family					
			Exem	nption	Va	alue	Tax P	urpose	Full Va	ue Estimate
See reverse for information	ation about makin	g partial payments								
				PERTY 1 Change in		Assessed				
Taxing Purp	ose	Total Levy	L	evy from rior Year	1	or Units	Tax	Rate	Tax	Amount
County Tax (100%	(applied	149,590,		2.7	170,0		5.4	83600		932.21
to NYS Mandated		247,5707		2.7 170,000.00						
TOWN TAX		1,585,	425	1.2 170,000.00		00.00	2.4	76300		420.97
UNPAID SCHOOL TA County water	**	1,696,	205	0.0 170,000.00		00.00	. 0	33500		5.70
Pompey fire		532,		1.0	170,0	00.00	1.8	1.800700		306.12
Trash general 09	6g					1.00 UNIT 325.00000		00000		325.00
						- 1				
	PENALT	Y SCHEDULE								
Pay By	Original	Penalty/Inte	rest	Total	Due	Total Ta	IX DL	le:	\$6	417.65
01/01-01/31	6,417.65		0.00		417.65					990.00
02/01-02/29	6,417.65		64.18		481.83	C)ue E	By:	01/3	1/2020
03/01-03/11 *03/12-03/31	6,417.65	1.50% 1.50%+\$1	96.26 97.26		513.91			After this date	e see penalty	schedule
		ay To County:								
04/01-04/30	6,418.65	6.00%+\$1	385.12		803.77					
IF YOU WISH TO REC	CEIVE A RECEIF	RECEIVER'S S						AND RETU	RN THE	ENTIRE BILL
		202	0 REA	L PF	OPERT	Y TAX				
	C	NONDAGA	-				MPEY			
			0001							
Sc		y 1 Fayettevi Henneberry		nlius						
i topolitji tao				CIA/IC	Cada					
					S Code			arcel ID	-	
				3146			003	03-0	7.0	
Wilson Peter				Sector and the sector of the s	and the second	CHEDULE		Bill No.	Ba	nk Code
Wilson Jean 4190 Hennebe				Pa	у Ву	Total Due		384		
Manlius, NY	-				-01/31	6,417		TOTAL	TAXES	DUE
				1	-02/29	6,481 6,513	l lannana			
				1 03/01	-03/11			6/	617	

03/01-03/11 *03/12-03/31 Pay To County: 04/01-04/30 6,803.77 *After 3/31 mail payment to Onondaga County - see reverse.

6,514.91

\$6,417.65

01/31/2020

Property Index 117384

OLD AND TEAR ALONG PERFORATION

003.-03-07.0

2020 COUNTY/TOWN TAX BILL

314600

- Wilson Peter L Wilson Jean M 4190 Henneberry Rd Manlius, NY 13104-9567

WHERE & WHEN TO PAY

JANUARY - MARCH 31 With applicable penalties

NICOLE REID POMPEY TOWN CLERK 8354 U.S. ROUTE 20 MANLIUS, NY 13104 PAY ONLINE: WWW.POMPEY-NY.GOV

AFTER MARCH 31 MAIL PAYMENT TO:

CHIEF FISCAL OFFICER PO BOX 1004 SYRACUSE, NEW YORK 13201-1004

Onondaga County Finance Department OFFICE HOURS 8:00 AM - 4:00 PM (315) 435-2426

PARTIAL PAYMENTS MAY BE MADE ON THIS TAX.

*If you choose to make partial payments, the first MUST be made by 01/31/2020. *Each partial payment may be any amount and must include current penalties.

IAL FAIMENTS MAT DE MADE ON THIS TAX.

*Up to 4 partial payments may be made. *No delinquent taxes may be due on this property. *After 03/31/2020, the entire balance is due to the County Finance Department.

IN CASE OF ERRORS

If you find an error on this bill, notify your Tax Receiver or Collector IMMEDIATELY. Errors and/or omissions will not prevent interest charges and penalties from accruing after the payment due date.

2 AFTER REMOVING SIDE TABS CAREFULLY OPEN FOLDED EDGE WITH FINGER

ESCROW ACCOUNTS

If your taxes are paid with your mortgage, forward this bill to your mortgage company.

NEW OWNER

If you no longer own this property, forward this bill to the new owner or contact the Tax Receiver or Collector.

PAYMENT INFORMATION

If you pay by mail, the U.S., UPS and FedEx postmarks will be used as date of receipt. A postage meter cancellation is not acceptable. A collection fee will be charged for payment of taxes by check with insufficient funds. No third party checks will be accepted.

FOR PROPERTY AND TAX INFORMATION

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SENIOR CITIZEN EXEMPTION

Senior Citizens 65 or older should contact their Assessor's Office for details concerning Senior Citizen exemption, which must be APPLIED FOR EACH YEAR prior to March 1. Applications are available at www.tax.ny.gov and must be returned to your Assessor's Office.

THIRD PARTY NOTIFICATION

You may designate another consenting adult to receive duplicate copies of your tax bills and notices of unpaid taxes if you are 65 years of age or older, or are disabled and you own a 1, 2 or 3 family residence. The applications are available from your Tax Receiver or Collector by sending a self-addressed stamped envelope by July 1st. Call your Tax Receiver or Collector if you have questions.

ASSESSMENT REDUCTION

If you feel your assessment is too high, you have the right to seek a future reduction. Contact your Assessor's Office. The period for filing



Department of Taxation and Finance Office of Real Property Tax Services Application for Corrected Tax Roll



Part 1 - General information: To be completed in duplicate by the applicant.

Mailing address of owners (number and street or PO box)			Location of property (street address	Location of property (street address)				
4406 Jack In The Pulpit			4406 Jack In The Pulpit					
City, village, or post office	State	ZIP code	City, town, or village	State	ZIP code			
Manlius	NY	13104	Manlius	NY	13104			
Daytime contact number	Evening contact n	umber	Tax map number of section/block/lot:	Property identification (see ta	ax bill or assessment ro			
			314600 00406-04.0					
Account number (as appears on ta	x bill)		Amount of taxes currently billed					
117674			11,462.82					
Reasons for requesting a correction	n to tax roll:							
School taxes were paid and	d relevied in error.							

i nereby request a correction of tax levied by	ononaugu oounty	Ior the year(s)
	(County, city, village, etc.)	
		1
Signature of applicant	Date	
1 Inol halfm	182020	

Part 2 – To be completed by the County Director or Village Assessor. Attach a written report including documentation and recommendation. Specify the type of error and paragraph of subdivision 2, 3, or 7 of Section 550 under which the error falls.

Date application received	Period of warrant for collection of taxes
01-08-2020	03-31-2020
Last day for collection of taxes without interest	Recommendation
01-31-2020	Approve application 🔀 Deny application 🗌
Genature of official	Date
'All hall	01-08-2020

If approved, the County Director must file a copy of this form with the assessor and board of assessment review of the city/town/village of _______ who must consider the attached report and recommendation as equivalent of petitions filed under section 553.

Part 3 - For use by the tax levying body or official designated by resolution ____

(insert number or date, if applicable)

Application approved (mark an X in the applicable box):

Clerical error X Error in essential fact	Unlawful Entry
Amount of taxes currently billed	Corrected tax
11,462.82	3,380.99
Date notice of approval mailed to applicant	Date order transmitted to collecting officer

Application denied (reason):	
ignature of chief executive officer, or official designated by resolution	Date
Unint to thigh	Date 2-5-26

Instructions

General information

Where to send

Submit two copies of this application to the County Director of Real Property Tax Services (in Nassau and Tompkins Counties, submit to Chief Assessing Officer).

When to send

Submit the application only **before** the collection warrant expires.

Wholly exempt parcel

Attach statement signed by assessor or majority of board of assessors substantiating that assessor obtained proof that parcel should have been granted tax exempt status on tax roll.

Payment requirements

You may pay without interest and penalties only if:

- the application was filed with the County Director on or before the last day that taxes may be paid without interest (see Date application received in Part 2); and
- you pay the corrected tax within eight days of the date on which the notice of approval is mailed to the applicant (see Part 3).

If either of these conditions is not satisfied, interest, penalties, or both must be paid on the corrected tax.

For use by Collecting Officer:

Order from tax levying body received on ______.

Corrected tax due	Date tax roll corrected
Interest and penalties (if applicable)	Date tax bill corrected
Total corrected tax due	Date application and order added to tax roll
Date payment received	

Signature of collecting officer	Date

In Person	2020 REAL PROPERTY TAX ONONDAGA COUNTY - TOWN OF POMPEY											
Payment	MONDAY	OF EACH MONTH		Pac	ie No		oll Sect.	SWIS Code				Bill No.
Payment JAN. ONLY: SATURDAYS 9AM-12PM TELEPHONE: 315-682-9877 NICOLE REID												
				F 1 Fis	cal Year	- 1	314 School Ta	x Code	11	7674 Property	623 / ID	
Checks	POMPEY 8354 U.	TOWN CLERK			/2020	0 - 12/3	31/2020	37	0		00406-	
Payable to PAY ONLINE: WWW.POMPEY-NY.GOV				Warra			nk Code				State Aid	
	PAY ONL	INE: WWW.POMPE	Y-NY.GUV	12/27	/2019	9		CNTY 1	64,217,	458	TOWN	300,628
						PROPER	RTY IDEN	TIFICATIO	N		Full Ma	arket Value
				Parce	el ID	0040	06-04.0				27	6,596
Cook Kristin				Loca	ation	4406 Ja	ack In T	he Pulpit	Cir		Total Ass	sessed Value
	Cook Al			Dimens	ions	170.00	X 242.0	0			26	0,000
4	1406 Ja 1anlius	ack In The P s, NY 13104-	01P1C 9790	Sc	hool	313801	Fayette	ville-Mar	lius		Uniform	Percentage
	iani i us	, iii 10104-	,,,,,	Prop. C			Family R					94.00
				· · · · · · · · · · · · · · · · · · ·								
				Exe	mptic	n	Valu	le	Tax P	urpose	Full Va	lue Estimate
See reve	erse for inf	ormation about maki	ng partial payments			l						
						TY TAX						
	Taxing P	Purpose	Total Levy	9	Chang Chang Levy fro Prior Ye	gein 7 om	ES Taxable A Value or		Тах	Rate	Тах	Amount
	y Tax (1	00% applied	Total Levy	9	% Chang Levy fro	ge in 7 om æar	Taxable A	Units		Rate		Amount
to NY	y Tax (1 YS Manda	•	149,590,	,731	% Chang Levy fro Prior Ye 2.7	ge in 7 om ear 7	Taxable A Value or 260,000	Units .00	5.48	33600		1,425.74
to NY TOWN T	y Tax (1 YS Manda TAX	00% applied ted Costs)	-	,731	% Chang Levy fro Prior Ye	ge in 7 om ear 7	Taxable A Value or	Units .00	5.48			643.84
to NY TOWN T UNPAIL	y Tax (1 YS Manda TAX D SCHOOL	00% applied ted Costs) TAX	149,590,	,731	% Chang Levy fro Prior Ye 2.7	ge in 7 om ear 7	Taxable A Value or 260,000 260,000	Units .00 .00	5.48	33600		1,425.74 643.84 8,081.83
to NY TOWN T UNPAIL Onon c	y Tax (1 YS Manda TAX	00% applied ted Costs) TAX n	149,590,	,731 ,425	% Chang Levy fro Prior Ye 2.7	ge in 7 om ear 7	Taxable A Value or 260,000 260,000	Units .00 .00 .00 UNIT	5.48 2.47 448.8	33600		643.84
to NY TOWN T UNPAIL Onon c County	y Tax (1 YS Manda TAX D SCHOOL co san u	00% applied ted Costs) TAX n 2 & 3	149,590, 1,585,	,731 ,425 ,205	% Chang Levy fro Prior Ye 2.7 1.2	ge in 7 om aar 7 2	Taxable A Value or 260,000 260,000	- Units .00 .00 .00 UNIT .00	5.48 2.47 448.83	33600 76300		643.84 643.84 8,081.83 448.81
to NY TOWN T UNPAIL Onon c County Manliu	y Tax (1 YS Manda TAX D SCHOOL co san u y water	00% applied ted Costs) TAX n 2 & 3 prot	149,590, 1,585, 1,696,	,731 ,425 ,205	% Chang Levy fro Prior Ye 2 . 7 1 . 2 0 . 0 7 . 9	ge in 7 orn 7 2 2	Taxable A Value or 260,000 260,000 1 260,000 260,000	- Units .00 .00 .00 UNIT .00	5.48 2.47 448.83	33600 76300 10000 62300 54500		643.84 643.84 8,081.83 448.81 16.20 508.17 325.00
to NY TOWN T UNPAIL Onon c County Manliu Trash	y Tax (1 YS Manda TAX D SCHOOL co san u y water us fire	00% applied ted Costs) TAX n 2 & 3 prot 096g	149,590, 1,585, 1,696, 595,	,731 ,425 ,205	% Chang Levy fro Prior Ye 2 . 7 1 . 2 0 . 0	ge in 7 orn 7 2 2	Taxable A Value or 260,000 260,000 1 260,000 260,000	Units .00 .00 UNIT .00 .00 .00 .00 UNIT	5.48 2.47 448.83 .09 325.00	33600 76300 10000 62300 54500		643.84 643.84 8,081.83 448.81 16.20 508.17
to NY TOWN T UNPAIL Onon c County Manliu Trash	y Tax (1 YS Manda TAX D SCHOOL co san u y water us fire general	00% applied ted Costs) TAX n 2 & 3 prot 096g	149,590, 1,585, 1,696, 595,	,731 ,425 ,205 ,910	% Chang Levy fro Prior Ye 2 . 7 1 . 2 0 . 0 7 . 9	ge in 7 om 7 7 2	Taxable A Value or 260,000 260,000 1 260,000 260,000 1 260,000	Units .00 .00 UNIT .00 .00 .00 .00 UNIT .00	5.44 2.47 448.83 .04 1.99 325.00 .09	33600 76300 10000 52300 54500 00000 50900		643.84 643.84 8,081.83 448.81 16.20 508.17 325.00
to NY TOWN T UNPAIL Onon c County Manliu Trash	y Tax (1 YS Manda TAX D SCHOOL co san u y water us fire general	00% applied ted Costs) TAX n 2 & 3 prot 096g wat sup	149,590, 1,585, 1,696, 595, 1,	,731 ,425 ,205 ,910	% Chang Levy fro Prior Ye 2 . 7 1 . 2 0 . 0 7 . 9	ge in 7 om 7 7 2	Taxable A Value or 260,000 260,000 1 260,000 260,000 1 260,000	Units .00 .00 UNIT .00 .00 .00 .00 UNIT	5.44 2.47 448.83 .04 1.99 325.00 .09	33600 76300 10000 52300 54500 00000 50900	4.	643.84 643.84 8,081.83 448.81 16.20 508.17 325.00
to NY TOWN T UNPAIL Onon c County Manliu Trash Pompey	y Tax (1 YS Manda TAX D SCHOOL co san u y water us fire general y pines	00% applied ted Costs) TAX n 2 & 3 prot 096g wat sup Wat sup	149,590, 1,585, 1,696, 595, 1,	,731 ,425 ,205 ,910 ,200	% Chang Levy fr Prior Ye 2 . 7 1 . 2 0 . 0 7 . 9 9 . 1	ge in pom pom aar 2 2	Taxable A Value or 260,000 260,000 1 260,000 260,000 1 260,000	Units .00 .00 .00 UNIT .00 .00 UNIT .00	5.44 2.47 448.8 .00 1.9! 325.00 .0!	a3600 76300 10000 52300 54500 00000 50900	4.	1,425.74 643.84 8,081.83 448.81 16.20 508.17 325.00 13.23
to NY TOWN T UNPAIL Onon c County Manliu Trash Pompey Pompey Pay	y Tax (1 YS Manda TAX D SCHOOL co san u y water us fire general y pines y pines	00% applied ted Costs) TAX n 2 & 3 prot 096g wat sup Wat sup PENAL Original	149,590, 1,585, 1,696, 595, 1, 1, TY SCHEDULE Penalty/Inte	731 425 910 200	% Chang Levy fr Prior Ye 2 . 7 1 . 2 0 . 0 7 . 9 9 . 1	rotal Due	Taxable A Value or 260,000 260,000 260,000 260,000 260,000 4 50,000 260,000 260,000	Units .00 .00 UNIT .00 .00 .00 .00 UNIT .00	5.44 2.47 448.8 .00 1.9! 325.00 .0!	a3600 76300 10000 52300 54500 00000 50900	4.	1,425.74 643.84 8,081.83 448.81 16.20 508.17 325.00 13.23
to NY TOWN T UNPAIL Onon c County Manliu Trash Pompey Pompey Pay 01/01	y Tax (1 YS Manda TAX D SCHOOL co san u y water us fire general y pines y pines (By -01/31	00% applied ted Costs) TAX n 2 & 3 prot 096g wat sup PENAL Original 11,462.82	149,590, 1,585, 1,696, 595, 1, 1, T Y SCHEDULE Penalty/Inte 0.00%	731 425 910 200 200	% Chang Levy fr Prior Ye 2 . 7 1 . 2 0 . 0 7 . 9 9 . 1	Total Due 11,462	Taxable A Value or 260,000 260,000 1 260,000 260,000 1 260,000 4 Schutzer E 2.82 Te		5.44 2.47 448.8 1.99 325.00 .09 448.8 1.99 325.00	33600 76300 52300 54500 50900 50900	\$11.	1,425.74 643.84 8,081.83 448.81 16.20 508.17 325.00 13.23 800.99 462.82
to NY TOWN T UNPAIL Onon c County Manliu Trash Pompey Pompey Pay 01/01 02/01	y Tax (1 YS Manda TAX D SCHOOL co san u y water us fire general y pines y pines y Pines y Pines	00% applied ted Costs) TAX n 2 & 3 prot 096g wat sup PENAL Original 11,462.82 11,462.82	149,590, 1,585, 1,696, 595, 1, 1, TY SCHIEDULE Penalty/Inte 0.00% 1.00%	.731 .425 .910 .200 .200 errest 0.00 114.63	% Chang Levy fr Prior Ye 2 . 7 1 . 2 0 . 0 7 . 9 9 . 1	ge in 7 ge ar 7 2 0 0 0 1	Taxable A Value or 260,000 260,000 1 260,000 260,000 1 260,000 4 Control 1 260,000 1 1 1 1 1 1 1 1 1 1 1 1 1		5.44 2.47 448.8 1.99 325.00 .09 448.8 1.99 325.00	33600 76300 52300 54500 50900 50900	\$11.	1,425.74 643.84 8,081.83 448.81 16.20 508.17 325.00 13.23
to NY TOWN T UNPAIL Onon c County Manliu Trash Pompey Pompey Pay 01/01 02/01 03/01	y Tax (1 YS Manda TAX D SCHOOL co san u y water us fire general y pines / By -01/31 -02/29 -03/11	00% applied ted Costs) TAX n 2 & 3 prot 096g wat sup PENAL Original 11,462.82 11,462.82 11,462.82	149,590, 1,585, 1,696, 595, 1, 1, TY SCHEDULE Penalty/Inte 0.00% 1.00% 1.50%	,731 ,425 ,910 ,200 ,200 ,200 ,200 ,200 ,200 ,200 ,2	% Chang Levy fr Prior Ye 2 . 7 1 . 2 0 . 0 7 . 9 9 . 1	pe in 7 pm 7 2 2 5 5 6 7 7 2 7 7 2 7 7 7 7 7 7 7 7 7 7 7 7 7	Taxable A Value or 260,000 260,000 1 260,000 260,000 1 260,000 4 Control 1 260,000 1 1 1 1 1 1 1 1 1 1 1 1 1		5.44 2.47 448.8 .00 1.9! 325.00 .0!	33600 76300 52300 54500 50900 50900 805 10000 50900	\$11 01/3	1,425.74 643.84 8,081.83 448.81 16.20 508.17 325.00 13.23 80.90.90 462.82 31/2020
to NY TOWN T UNPAIL Onon c County Manliu Trash Pompey Pompey Pay 01/01 02/01	y Tax (1 YS Manda TAX D SCHOOL co san u y water us fire general y pines / By -01/31 -02/29 -03/11	00% applied ted Costs) TAX n 2 & 3 prot 096g wat sup PENAL Original 11,462.82 11,462.82 11,462.82 11,462.82	149,590, 1,585, 1,696, 595, 1, 1, TY SCHEDULE Penalty/Inte 0.00% 1.00% 1.50%	.731 .425 .910 .200 .200 errest 0.00 114.63	% Chang Levy fr Prior Ye 2 . 7 1 . 2 0 . 0 7 . 9 9 . 1	ge in 7 ge ar 7 2 0 0 0 1	Taxable A Value or 260,000 260,000 1 260,000 260,000 1 260,000 4 Control 1 260,000 1 1 1 1 1 1 1 1 1 1 1 1 1		5.44 2.47 448.8 1.99 325.00 .09 448.8 1.99 325.00	33600 76300 52300 54500 50900 50900 805 10000 50900	\$11.	1,425.74 643.84 8,081.83 448.81 16.20 508.17 325.00 13.23 80.90.90 462.82 31/2020

RECEIVER'S STUB MUST BE RETURNED WITH PAYMENT.

IF YOU WISH TO RECEIVE A RECEIPT FOR PAYMENT OF THIS TAX BILL, PLACE AN 'X' IN THIS BOX 🗌 AND RETURN THE ENTIRE BILL

2020 REAL PROPERTY TAX ONONDAGA COUNTY - TOWN OF POMPEY

Town: Pompey School: 313801 Fayetteville-Manlius Property Address: 4406 Jack In The Pulpit Cir

Cook Kristin Cook Al 4406 Jack In The Pulpit Manlius, NY 13104-9790

SWIS Code	Parcel ID						
314600	00406-04.0						
PENALTY S	CHEDULE	Bill No.	Bank Code				
Pay By	Total Due	623					
01/01-01/31 02/01-02/29 03/01-03/11	11,462.82 11,577.45 11,634.77		XES DUE				
*03/12-03/31 Pay To C	11,635.77 County:	-	4 62.82 31/2020				
04/01-04/30	12,151.64						

Property Index 117674

*After 3/31 mail payment to Onondaga County - see reverse.



Department of Taxation and Finance Office of Real Property Tax Services Application for Corrected Tax Roll



Part	1	– Gener	al information:	То	be	completed	in	duplicate b	v the	applicant.
I UIL		Gundi	ai mormation.	10	00	completed		uupiicute b	y uno	applicant

Names of owners								
David & Marsha Cooke								
Mailing address of owners (number and st	reet or PO box)		Location of property	Location of property (street address)				
4178 Taylor R	d.		4178	Taylor Rd				
City, village, or post office		ZIP code	City town, or village					
presvile	NY	13078	" James					
Daytime contact number	Evening contact numb	er	Tax map number of s	section/block/lot: Property identification (see tax bill or assessment roll)				
			314600	00102-29.0				
Account number (as appears on tax bill)			Amount of taxes cur					
117016			\$10,2	08,36				
Reasons for requesting a correction to tax	roll:			1 al lange calouiad				
Schooltax bill pc	uidinPomp	ev.butr	of recorde	ed. School was relevied				
to chubbibiline	VIN	1						
To county on the	110							
I hereby request a correction of ta	x levied by TO	MELCOI	inti	_ for the year(s)				
Thereby request a correction of ta		(County, city,	village, etc.)					
Signature of applicant			Date	~				

Part 2 – To be completed by the County Director or Village Assessor. Attach a written report including documentation and recommendation. Specify the type of error and paragraph of subdivision 2, 3, or 7 of Section 550 under which the error falls.

Date application received	Period of warrant for collection of taxes	
Last day for collection of taxes without interest	Recommendation	
13120	Approve application	Deny application
Signature of official	Date 1162	620
If approved, the County Director must file a copy of this form with th city/town/village of who must conside of petitions filed under section 553.		
Part 3 – For use by the tax levying body or official de Application approved (mark an X in the applicable box):	signated by resolution(insert r	umber or date, if applicable) :
Application approved (mark all A in the applicable box).		
Clerical error Error in essential fact	Unlawful Entry	
Amount of taxes currently billed	Corrected tax	
\$10,208.36	+3057.56	
Date notice of approval mailed to applicant	Date order transmitted to collecting officer	
	-	
Application denied (reason):		
Λ		
Signature of chiefe ecutive officer, or official design ted by resolution	Date 2 - 5	5-20

Instructions

General information

Where to send

Submit two copies of this application to the County Director of Real Property Tax Services (in Nassau and Tompkins Counties, submit to Chief Assessing Officer).

When to send

Submit the application only **before** the collection warrant expires.

Wholly exempt parcel

Attach statement signed by assessor or majority of board of assessors substantiating that assessor obtained proof that parcel should have been granted tax exempt status on tax roll.

Payment requirements

You may pay without interest and penalties only if:

- the application was filed with the County Director on or before the last day that taxes may be paid without interest (see Date application received in Part 2); and
- you pay the corrected tax within eight days of the date on which the notice of approval is mailed to the applicant (see Part 3).

If either of these conditions is not satisfied, interest, penalties, or both must be paid on the corrected tax.

For use by Collecting Officer:

Order from tax levying body received on ______.

Corrected tax due	Date tax roll corrected
Interest and penalties (if applicable)	Date tax bill corrected
Total corrected tax due	Date application and order added to tax roll
Date payment received	

Signature of collecting officer	Date

01-13-'20 11:46 FROM- TOWN ON POMPEY

Ν

315-682-1171

In Person MON. 5-7PM EXCEP			2020 REAL PROPERTY TAX ONONDAGA COUNTY - TOWN OF POMPEY							
Payment JAN, ONLY: SATUR		Pag	ge No.	Roll Sect.	SWIS (Code	Prope	rty Index	Bill No.	
TELEPHONE: 315-6		10	DF 1	1		600	11	7016	54	
PONPEY TOWN CLERI			Fiscal Year		School Ta	x Code		Property	ID	
8354 U.S. ROUTE	0	01/01	/2020 -	12/31/2020	30			00102-	29.0	
Payable to MANLIUS, NY 1310 PAY ONLINE: WWW.1	OMPEY-NY COV		ant Date	Bank Code				State Aid		
FRI UNLINE: MMM.	UNI 21-11.001	12/27	/2019			64,Z17,	458	TOWN	300,628	
				PERTY IDE	VTIFICATIO	N			rket Value	
Çooke David L				02-29.0					5,809	
Cooke Marsha P		Dimens		8 Yaylor Rd Z ACRES	•				essed Valu	
4178 Taylor Rd	17070 0410			2 AGRES 611 Jamesvi		+			Percentag	
Jamesville, NY	130/8-9412	Prop. C		l Family R					4.00	
		Exe	emption	Vali	ne	Tax P	urpose	Full Val	ue Estimal	
See reverse for information about	making partial payments	PRO	OPERTY 1 % Change in							
Taxing Purpose	Total Levy		Levy from Prior Year	Taxable A Value or		Тах	Rate	Тах	Amount	
County Tax (100% applie	d 149,590	,731	2,7	279,000	.00	5.483600		1	,529.92	
to NYS Mandated Costs) TOWN TAX	1,585	.425	1.2 279,00		00.00 2.4		76300		690.89	
UNPAID SCHOOL TAX			and a state of the second s	273,000.00		2.470300			,150.80	
County water Pompey fire	1,696, 532,	,205 ,522			000.00 .03350 000.00 1.80070 1.00 UNIT 325.00000		0700		9.35 502.40 325.00	
Trash general 096g										
									h /h	
jq	NALTY SCHEDULE		Tak-I						057	
Pay By Origina	Penalty/Inte		Total	Due To	otal Ta	x Du	le:	\$10,	3057	
jq	Penalty/Inte	erest 0.00 102.08	10,							
Pay By Origina 01/01-01/31 10,20 02/01-02/29 10,20 03/01-05/11 10,20	Penalty/Inte 3.36 0.00% 3.36 1.00% 3.36 1.50%	0.00 102.08 153.13	10, 10, 10,	Due 208.36 310.44 361.49		x Du Due B	By:	01/3	1/2020	
Pay By Origina 01/01-01/31 10,20 02/01-02/29 10,20	Penalty/Inte 3.36 0.00% 3.36 1.00% 3.36 1.50% 3.36 1.50%	D.D0 102.08	10, 10, 10,	Due 208,36 310.44			By:		1/2020	
Pay By Origina 01/01-01/31 10,20 02/01-02/29 10,20 03/01-05/11 10,20	Penalty/Inte 3.36 0.00% 3.36 1.00% 3.36 1.50% 3.36 1.50% 1.50%+\$1 Pay to County:	0.00 102.08 153.13	10, 10, 10, 10,	Due 208.36 310.44 361.49			By:	01/3	1/2020	

Town: Pompey School: 312611 Jamesville-DeWitt Property Address: 4178 Taylor Rd

Property Index 117016

SWIS Code		Parcel ID				
314600	00102-29.0					
PENALTY S	CHEDULE	Bill No:	Bank Code			
Pay By	Total Due	54				
01/01-01/31 02/01-02/29 03/01-03/11 *03/12-03/31 PayTo	10,208.36 10,310.44 10,361.49 10,362.49 20unty:	\$10,	XES DUE 208.36 31/2020			
04/01-04/30	10,821.92					

Cooke David L Cooke Marsha P 4178 Taylor Rd Jamesville, NY 13078-9412

*After 3/31 mail payment to Onondaga County - see reverse.

с.			201	9-2020 J/	AMESVIL	LE - DEW	ITT SC	HOOL	TAX		
In Person	TELEPHONE: 315-682-9877 Mon-Thu 8:30AM-2:00PM					ONONDAGA					
Payment	Payment MONDAYS 5:00PM-7:00PM		F	Page N	0.	Roll Sect.	SWIS	Code	Propert	y Index	Bill No.
			1	L OF	1	1		600	147		117016
	KAREN HAYES, TOWN CLERK			F	iscal Y	ear	School Ta	x Code		Property	y ID
Checks	8354 ROUTE 20		07/	/01/20	19 - (06/30/2020	30	7	(00102	-29.0
Payable to	MANLIUS, NY 13104 pay online: www.pompey-ny		Wa	arrant D	Date	Bank Code		Est	imated St	ate Aid	
	pay online. www.pompey-ny	7.90V	08/	30/20	19		SCHL	14,060,	239		
					PRO	PERTY IDEN	TIFICATIO	ON		Full Ma	arket Value
			Pa	arcel ID		02-29.0				29	6,809
С	ooke David L		L	ocation	4178	B Taylor Rd			- 1	Total Assessed Value	
-	ooke Marsha P			ensions		2 ACRES				279,000	
	4178 Taylor Rd Jamesville, NY 13078-9412			School 312611 Jamesville-DeWitt						Uniform Percentage	
5	Jamesviile, Ni 15078-9412			Prop. Class 210 1 Family Res							94.00
								L			
			Exemption		ion	Valu			Tax Purpose F		lue Estimate
This ye	ar's STAR exemption benefit (last year's benefit.	cannot	BAS	STAR			28,950	SCHO	JL.		30,798
exceeu	last year's benefit.										
			L			<u> </u>				J	
				ROPE		AXES					
	Taxing Purpose	Total Lev		% Chang Levy fro		Taxable Assessed Value or Units		Tax Rate		Tax Amount	Amount
	Taxing Fulpose	Total Lev	y	Prior Ye							
SCHOOL	SCHOOL TAX 40,841,		885	3	.7	279,000	.00	.00 25.157714			7,019.00
LIBRARY TAX 1,460,2		202	3	. 0	279,000.00			.899453		250.95	
STAR Savings										-718.00	
	PA	RTIAL PAY	MENT	FS ARE	EALL	OWED BY T	HIS SCHO	OL DIS	TRICT.		

*If you choose to make partial payments, the first must be at least 50% of the total bill by 10/03/2019. *Each partial payment must be at least 50% of the balance plus current penalties. *Up to 3 partial payments may be made. *No delinquent taxes may be due on this property. *After 10/31/2019, the entire balance is due to the County Finance Department.

PENALTY SCHEDULE						*****
Pay Between	Original	Rate	e/Penalty	Total Due		
09/04-10/03 10/04-10/31	6,551.95 6,551.95		0.00 131.04	6,551.95 6,682.99	Total Tax Due: Due By:	\$6,551.95 10/03/2019
		Pay To County:				
11/01-11/15	6,551.95	5.00%	327.60	6,879.55		
	No payments wi	Il be accept				

RECEIVER'S STUB MUST BE RETURNED WITH PAYMENT.

IF YOU WISH TO RECEIVE A RECEIPT FOR PAYMENT OF THIS TAX BILL, PLACE AN 'X' IN THIS BOX 🗌 AND RETURN THE ENTIRE BILL

2019-2020 JAMESVILLE-DEWITT SCHOOL TAX ONONDAGA COUNTY - TOWN OF POMPEY

Property Address		PENAL	LTY SCHED	ULE			
4178 Taylor Rd	Pay Between	Original	Rate	Penalty	Total Due		
Town 314600 Pompey	09/04-10/03	6,551.95		0.00	6,551.95		
School 314600 Jamesville-DeWitt	10/04-10/31	6,551.95	2.00%	131.04	6,682.99		
	Pay To County:						
Cooke David L Cooke Manaba P	11/01-11/15	6,551.95	5.00%	327.60	6,879.55		
Cooke Marsha P 4178 Taylor Rd Jamesville, NY 13078-9412	Parcel ID TOTAL TAXES DUE						
	314600 0010	314600 00102-29.0					
	Bank Code	Bill No. Prop	erty Index	\$6,551.95			
		117016	1473	10/0	3/2019		
			* F	rom 11/01 to 11/1	5 payment must		

* From 11/01 to 11/15 payment must be made to the Onondaga County Finance Department - See reverse for information -

3126 071.5-04.11.0 Begislature

315-385-7458

. . . .

1 1

11:16:34 01-06-2020

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ŃEW YORK STATE

Department of Taxation and Finance Office of Real Property Tax Services

Application for Corrected Tax Roll

RP-554 (12/19)

Part 1 - General information: To be completed in duplicate by the applicant.

Names of owners							
JOARDAR ARINDOM							
Mailing address of owners (number	and street or PO box)		Location of property (street address	s) .			
6427 CRICKLEWOOD GRE	EEN LN		SAME				
City, village, or post office	State	ZIP code	City, town, or village	State	ZIP code		
JAMESVILLE	NY	1308					
Daytime contact number	Evening contact n	umber	Tax map number of section/block/lot:	Property Identification (see	e tax bill or assessment roll)		
			071.5-04-11.0				
Account number (as appears on tax bill)			Amount of taxes currently billed				
5765	0		13,404.83				
Reasons for requesting a correction	n to tax roll:						
Special district charge was entered as 43.00 unit. Should have been .43. Clerical error							

I hereby request a correction of tax levied by County/Town

____ for the year(s) _2020

(County, city, village, etc.)

Signature of applicant	. F	Date
ant.	L	01-02-2020
		

Part 2 – To be completed by the County Director or Village Assessor. Attach a written report including documentation and recommendation. Specify the type of error and paragraph of subdivision 2, 3, or 7 of Section 550 under which the error falls.

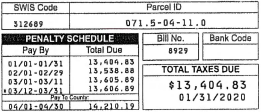
Date application received	Period of warrant for collection of taxes 3312020					
Last day for collection of taxes without interest	Recommendation Approve application Deny application					
Signature of other of the second second	Date 17 2020					
If approved, the County Director must file a copy of this form with the assessor and board of assessment review of the city/town/village of who must consider the attached report and recommendation as equivalent of petitions filed under section 553.						
Part 3 – For use by the tax levying body or official designated by resolution						
Application approved (mark an X in the applicable box):						
Clerical error Error in essential fact	Unlawful Entry					
Amount of taxes currently billed 13.404,83	Corrected tax 4,890.83					
Cate notice of approval/mailed to applicant	Date order transmitted to collecting officer					
Application denied (reason):						
1						
Signature of chief executive officer, or official designated by resolution	Dale 2-5-20					
CANMA IN MANY						

ANGELA EPOLITO, TAX RECEIVER 5400 BUTTERNUT DRIVE 2020 REAL PROPERTY TAX In Person ONONDAGA COUNTY - TOWN OF DEWITT Roll Sect. SWIS Code Property Index MONDAY - FRIDAY 8:00AM - 4:30PM *OPEN SAT., JAN 25th 9 AM - 1PM Property Index Payment Page No. Bill No. 1 OF 312689 School Tax Code 057650 Property ID 1 8929 1 Fiscal Year 01/01/2020 - 12/31/2020 Warrant Date Bank Code 307 071.5-04-11.0 Estimated State Ald 12/27/2019 CNTY 164,217,458 TOWN 1,214,829 PROPERTY IDENTIFICATION Full Market Value 288,400 Parcel ID 071.5-04-11.0 Joardar Arindom Joardar Debolina 6427 Cricklewood Green Ln Jamesville, NY 13078 Location 6427 Cricklewood Green Ln **Total Assessed Value** Dimensions .49 ACRES 288,400 312611 Jamesville-DeWitt School Uniform Percentage Prop. Class 210 1 Family Res 100.00 Exemption Value Full Value Estimate Tax Purpose 450-7090 "See reverse for information about making partial payments" **PROPERTY TAXES** Change i Levy from Taxable Assessed Taxing Purpose Total Levy Tax Rate Tax Amount Value or Units Prior Year County Tax (100% applied to NYS Mandated Costs) TOWN TAX 149,590,731 288,400.00 5.166100 1,489.90 2.7 8,991,505 4.6 288.400.00 3 410000 983.44 HIGHWAY TAX 444.14 1.540000 288,400.00 3,751,916 2.1 Onon co san un 1.00 UNIT 448.810000 448.81 288,400.00 County water 1,696,205 0.0 .058500 16.87 Boulder heights drg 1.00 UNIT 288,400.00 30.000000 30.00 3,404,421 2.719400 784.27 86.00 DeWitt fire 1.6 288,400.00 **43** 43.00 UNIT 288,400.00 2.9 200000 57,68 Townundergrd Lgt 17,824 200.000000 8,600.00 Refuse & Brush Coll 100.94 Sewor maintenance & 744,884 -3.6 .350000 Unpaid water 362.26 17,313 2.9 288,400.00 .300000 86.52 Consol wat con 2 ex1 PENALTY SCHEDULE Total Tax Due: Pay By Original Penalty/Interest Total Due \$13,404,83 01/31/2020 83 13,404.83 0.00% 13,404.83 01/01-01/31 0.00 134.05 13,538.88 Due By: 02/01-02/29 13.404.83 1.00% 13,605.89 03/01-03/11 13,404.83 1.50% 201.06 After this date see penalty schedule 03/12-03/31 13,404,83 50% 202.06 13,606.89 Pay To Co 04/01-04/30 13,405.83 6.00%+\$1 804.36 14,210.19 RECEIVER'S STUB MUST BE RETURNED WITH PAYMENT.

IF YOU WISH TO RECEIVE A RECEIPT FOR PAYMENT OF THIS TAX BILL, PLACE AN 'X' IN THIS BOX 🗌 AND RETURN THE ENTIRE BILL

2020 REAL PROPERTY TAX ONONDAGA COUNTY - TOWN OF DEWITT

Town:	Dewit	t		
School:	31261	1 Jamesville	a-DeWit	:t
Property Address:	6427	Cricklewood	Green	Ln



Property Index 057650

Joardar Arindom Joardar Debolina

6427 Cricklewood Green Ln Jamesville, NY 13078

*After 3/31 mail payment to Onondaga County - see reverse.



Department of Taxation and Finance Office of Real Property Tax Services

Application for Corrected Tax Roll



Part 1 - General information: To be completed in duplicate by the applicant.

Names of owners						
The Third at St Cecilia LLC						
Mailing address of owners (number and street or PO box)			Location of property (street address)			
PO BOX 284			103 Third Street			
City, village, or post office	State	ZIP code	City, town, or village	State	ZIP code	
Marcellus	NY	13108	T/O Geddes V/O Solvay	NY	13108	
Daytime contact number	Evening contact n	umber	Tax map number of section/block/lot: Property	y identification (see ta	ax bill or assessment roll)	
315-863-3614			313201 00710-05.0			
Account number (as appears on tax bill)			Amount of taxes currently billed			
Reasons for requesting a correction to tax roll: A sale on 04/03/19 removed the parcel from Roll Section 8 into Roll Section 1. New owner appeared before the BOR for a special						
meeting on 8/16/19 and it was determined the Assessed Value was reduced from 650,000 down to 100,000.						
I hereby request a correction of tax levied by <u>County Town</u> for the year(s) <u>2020</u> .						
Signature of applicant						

Part 2 – To be completed by the County Director or Village Assessor. Attach a written report including documentation and recommendation. Specify the type of error and paragraph of subdivision 2, 3, or 7 of Section 550 under which the error falls.

Date application received	\cap	Period of warrant for collect	on of ta	axes	
Last day for collection of taxes without interest		Recommendation Approve app	licati	on 🗹	Deny application
Signature of official	An		Date	8	2020
If approved, the County Director must file a copy of this form with the assessor and board of assessment review of the city/town/village of					

Part 3 – For use by the tax levying body or official designated by resolution ____

(insert number or date, if applicable)

Application approved (mark an X in the applicable box):

Clerical error	Error in essential fact	Unlawful Entry	
Amount of taxes currently billed	8.29	Corrected tax 1895, 19	
Date notice of approval mailed to app	licant	Date order transmitted to collecting officer	

Date 2-5-20	
	Date 2-5-20

Instructions

General information

Where to send

Submit two copies of this application to the County Director of Real Property Tax Services (in Nassau and Tompkins Counties, submit to Chief Assessing Officer).

When to send

Submit the application only **before** the collection warrant expires.

Wholly exempt parcel

Attach statement signed by assessor or majority of board of assessors substantiating that assessor obtained proof that parcel should have been granted tax exempt status on tax roll.

Payment requirements

You may pay without interest and penalties only if:

- the application was filed with the County Director on or before the last day that taxes may be paid without interest (see Date application received in Part 2); and
- you pay the corrected tax within eight days of the date on which the notice of approval is mailed to the applicant (see Part 3).

If either of these conditions is not satisfied, interest, penalties, or both must be paid on the corrected tax.

For use by Collecting Officer:

Order from tax levying body received on ______. Date

Corrected tax due	Date tax roll corrected
Interest and penalties (if applicable)	Date tax bill corrected
Total corrected tax due	Date application and order added to tax roll
Date payment received	

Signature of collecting officer	Date

n Person	COLVAY NV 17200										
Payment	SOLVAY, NY 13209 Mon-Fri 8:30AM-4:30PM			Page I	No.	Roll Sect.	SWIS	Code	Prope	rty Index	Bill No.
HON-PRI 8.30AH 4.30TH			1 OF	1	1		201	06	66174	1071	
ALISON E. DORCHESTER, TOWN CLER			TOWN CLERK	F	Fiscal Y	ear	School Ta	x Code	Property ID		/ ID
Checks		ODS ROAD NY 13209-1545		01/01/20	020 - 1	2/31/2020	59			00710-	05.0
ayable to	TELEPHO	ELEPHONE: 315-468-3600 EXT. 2		Warrant Date Bank		Bank Code		Est	imated S	State Aid	
	WWW.TOW	NOFGEDDES.COM		12/27/20	019		CNTY 1	64,217,	458	TOWN	426,767
					PRO	PERTY IDE	NTIFICATIO	NC		Full Ma	arket Value
				Parcel II	D 007	10-05.0				742	2,857
		rd at St Ce		Locatio	n 103	Third St				Total Ass	essed Value
	Richard PO Box	Aupperle I	II	Dimension	s 2.43	3 ACRES					0,000
		us, NY 1310	В	Schoo	3132	202 Solvay					Percentage
				Prop. Clas	S 620	Religious				8	87.50
				Exemp	otion	Val	ue	Tax P	urpose	Eull Val	lue Estimate
See reve	erse for inf	ormation about makin	o partial payments			<u> </u>					
				PROP	ERTY T	AXES					
	T		Tatallara	% Ct	hange in	Taxable A	ssessed	-	D (T	A
	Taxing P										
	i aning i	ulbose	Total Levy		ry from or Year	Value o	or Units	lax	Rate	lax	Amount
	-	00% applied	149,590,	Pric		Value o			40500		Amount - 861.33 5
County to NY	y Tax (1 YS Manda		149,590,	731 2	or Year 2 . 7	0 650,000		5.9	40500		,861.3 3 5
County to NY TOWN T	y Tax (1 YS Manda TAX	00% applied ted Costs)		731 2	or Year	1		5.9			, 861.33 5
County to NY TOWN T Omitte	y Tax (1 YS Manda	00% applied ted Costs) ounty	149,590,	731 2	or Year 2 . 7	650,000		5.9	40500 59100		,861.3 3 5
County to NY TOWN T Omitte Onon c Exempt	y Tax (1 YS Manda TAX ed tax c co san u tion lia	00% applied ted Costs) ounty n bility	149,590, 3,927,	731 2 903 1	Dr Year 2 . 7 L . 8	650,000 20 650,000 20 1).00).00 L.00 L ⁱ NIT	5.9 1.9 448.8	405 ₀₀ 59100 10000		3,861.33 ,273.42 394.67 448.81 129.33
County to NY TOWN T Omitte Onon c Exempt	y Tax (1 YS Manda TAX ed tax c co san u	00% applied ted Costs) ounty n bility	149,590,	731 2 903 1	or Year 2 . 7	650,000).00).00 L.00 L ⁱ NIT	5.9 1.9 448.8	40500 59100		3,861.33 5 ,273.42 394.67 448.81
County to NY TOWN T Omitte Onon c Exempt	y Tax (1 YS Manda TAX ed tax c co san u tion lia	00% applied ted Costs) ounty n bility	149,590, 3,927,	731 2 903 1	Dr Year 2 . 7 L . 8	650,000 20 650,000 20 1).00).00 L.00 L ⁱ NIT	5.9 1.9 448.8	405 ₀₀ 59100 10000		3,861.33 ,273.42 394.67 448.81 129.33
County to NY TOWN T Omitte Onon c Exempt	y Tax (1 YS Manda TAX ed tax c co san u tion lia	00% applied ted Costs) ounty n bility	149,590, 3,927,	731 2 903 1	Dr Year 2 . 7 L . 8	650,000 20 650,000 20 1).00).00 L.00 L ⁱ NIT	5.9 1.9 448.8	405 ₀₀ 59100 10000		3,861.33 ,273.42 394.67 448.81 129.33
County to NY TOWN T Omitte Onon c Exempt	y Tax (1 YS Manda TAX ed tax c co san u tion lia	00% applied ted Costs) ounty n bility	149,590, 3,927,	731 2 903 1	Dr Year 2 . 7 L . 8	650,000 20 650,000 20 1).00).00 L.00 L ⁱ NIT	5.9 1.9 448.8	405 ₀₀ 59100 10000		3,861.33 ,273.42 394.67 448.81 129.33
County to NY TOWN T Omitte Onon c Exempt	y Tax (1 YS Manda TAX ed tax c co san u tion lia	00% applied ted Costs) ounty n bility	149,590, 3,927,	731 2 903 1	Dr Year 2 . 7 L . 8	650,000 20 650,000 20 1).00).00 L.00 L ⁱ NIT	5.9 1.9 448.8	405 ₀₀ 59100 10000		3,861.33 ,273.42 394.67 448.81 129.33
County to NY TOWN T Omitte Onon c Exempt	y Tax (1 YS Manda TAX ed tax c co san u tion lia	00% applied ted Costs) ounty n bility	149,590, 3,927,	731 2 903 1	Dr Year 2 . 7 L . 8	650,000 20 650,000 20 1).00).00 L.00 L ⁱ NIT	5.9 1.9 448.8	405 ₀₀ 59100 10000		3,861.33 ,273.42 394.67 448.81 129.33
County to NY TOWN T Omitte Onon c Exempt	y Tax (1 YS Manda TAX ed tax c co san u tion lia	00% applied ted Costs) ounty n bility	149,590, 3,927,	731 2 903 1	Dr Year 2 . 7 L . 8	650,000 20 650,000 20 1).00).00 L.00 L ⁱ NIT	5.9 1.9 448.8	405 ₀₀ 59100 10000		3,861.33 ,273.42 394.67 448.81 129.33
County to NY TOWN T Omitte Onon c Exempt	y Tax (1 YS Manda TAX ed tax c co san u tion lia	00% applied ted Costs) ounty n bility	149,590, 3,927,	731 2 903 1	Dr Year 2 . 7 L . 8	650,000 20 650,000 20 1).00).00 L.00 L ⁱ NIT	5.9 1.9 448.8	405 ₀₀ 59100 10000		3,861.33 ,273.42 394.67 448.81 129.33
County to NY TOWN T Omitte Onon c Exempt	y Tax (1 YS Manda TAX ed tax c co san u tion lia	00% applied ted Costs) ounty n bility rot	149,590, 3,927, 920,	731 2 903 1	Dr Year 2 . 7 L . 8	650,000 650,000	9.00 9.00 1.00 UNIT 9.00	5.9 ⁴ 1.9 448.8 1.3	405°° 59100 10000 24200		3,861.33 ,273.42 394.67 448.81 129.33
County to NY TOWN T Omitte Onon c Exempt Geddes	y Tax (1 YS Manda TAX ed tax c co san u tion lia s fire p	00% applied ted Costs) ounty n bility rot	149,590, 3,927,	Pric 2 903 1 856 1	Dr Year 2 . 7 L . 8	650,000 650,000	9.00 9.00 1.00 UNIT 9.00	5.9 ⁴ 1.9 448.8 1.3	405°° 59100 10000 24200		3,861.33 ,273.42 394.67 448.81 129.33
County to NY TOWN T Omitte Onon c Exempt Geddes	y Tax (1 YS Manda TAX ed tax c co san u tion lia	00% applied ted Costs) ounty n bility rot PENAL	149,590, 3,927, 920,	Pric 2 903 1 856 1	7 Year 2 . 7 1 . 8 1 . 8 1 . 8 Total	650,000 650,000		5.94 1.99 448.8 1.33	405 59100 10000 24200		3,861.33 ,273.42 394.67 448.81 129.33
County to NY TOWN T Omitte Onon c Exempt Geddes Pay 01/01 02/01	y Tax (1 YS Manda TAX ed tax c co san u tion lia s fire p fire p / By -01/31 -02/29	00% applied ted Costs) ounty n bility rot PENAL Original 6,968.29 6,968.29	149,590, 3,927, 920, TY SCHEDULE Penalty/Inte 0.00% 1.00%	Price 731 2 903 1 856 1 rest 0 0.00 69.68	Tyear 2.7 1.8 1.8 1.8 5 7,7,7	<u>650,000</u> 650,000 650,000 650,000 650,000 650,000 968.29 037.97		5.94 1.99 448.8 1.33	405 59100 10000 24200		3,861.33 ,273.42 394.67 448.81 129.33
County to NY TOWN T Omitte Onon c Exempt Geddes Pay 01/01 02/01	y Tax (1 YS Manda TAX ed tax c co san u tion lia s fire p s fire p y By -01/31	00% applied ted Costs) ounty n bility rot PENAL Original 6,968.29	149,590, 3,927, 920, TY SCHEDULE Penalty/Inte 0.00% 1.00%	Price 731 2 903 1 856 1 rest 0.00	Tyear 2.7 1.8 1.8 1.8 5 7,7,7	650,000 650,000 650,000 650,000		5.9 ⁴ 1.9 448.8 1.3	405 59100 10000 24200 IC: JC:	\$61	968.29 845.17
County to NY TOWN T Omitte Onon c Exempt Geddes Pay 01/01 02/01	y Tax (1 YS Manda TAX ed tax c co san u tion lia s fire p fire p / By -01/31 -02/29	00% applied ted Costs) ounty n bility rot PENAL Original 6,968.29 6,968.29 6,968.29 6,968.29	149,590, 3,927, 920, 920, TY SCHEDULE Penalty/Inte 0.00% 1.00% 1.50%	Price 731 2 903 1 856 1 rest 0 0.00 69.68	Total 6, 7, 7, 7,	<u>650,000</u> 650,000 650,000 650,000 650,000 650,000 968.29 037.97		5.94 1.99 448.8 1.33	405 59100 10000 24200 IC: JC:	\$6 1 1 1	968.29 845.17

RECEIVER'S STUB MUST BE RETURNED WITH PAYMENT.

IF YOU WISH TO RECEIVE A RECEIPT FOR PAYMENT OF THIS TAX BILL, PLACE AN 'X' IN THIS BOX 🗌 AND RETURN THE ENTIRE BILL

2020 REAL PROPERTY TAX ONONDAGA COUNTY - TOWN OF GEDDES

Town:	Geddes
School:	313202 Solvay
Property Address:	103 Third St

The Third at St Cecilia LLC Richard Aupperle III PO Box 284 Marcellus, NY 13108

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SWIS Code		Parcel ID		
313201	0 0	710-05.	0	
PENALTY S	CHEDULE	Bill No.	Bank Code	
Pay By	Total Due	1071		
01/01-01/31 02/01-02/29	6,968.29 7,037.97	TOTAL T	AXES DUE	
03/01-03/31	7,072.81	\$6,968.29		
Pay To C	ounty:	01/	31/2020	
04/01-04/30	7,386.39			

*After 3/31 mail payment to Onondaga County - see reverse.

Property Index 066174



	Application for C	orrected Tax Roll	KF -334 (12/19)
Part 1 – General inform	ation: To be completed in dup	licate by the applicant.	
Names of owners Leonid Ger	asimovich		
Mailing address of owners (number and 1230 SCH UVIE	nd street or PO box)	3546 Watters Road	
City, village, or post office E · SVIACUSC	State ZIP code	City, town on village Syracuse, Ny state	ZIP code 3209
Daytime contact number	Evening contact number	Tax map number of section/block/lot: Property identification ($0.55.1 - 0.1 - 0.4.2$	see tax bill or assessment roll)
Account number (as appears on tax b	ill)	Amount of taxes currently billed	
Reasons for requesting a correction to	o tax roll:	a Caller	
This should be	e 1.0 units per Ma	ry Gates	
I hereby request a correction of	of tax evied by	$T/C_{\text{lage, etc.}}$ for the year(s) <u>2020</u>	

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-06.2

Part 2 – To be completed by the County Director or Village Assessor. Attach a written report including documentation and recommendation. Specify the type of error and paragraph of subdivision 2, 3, or 7 of Section 550 under which the error falls.

Date

Date application received	Period of warrant for collection of taxes
12/30/19 .	3 3 2020
Last day for collection of taxes without interest	Recommendation
131 2020	Approve application 📈 Deny application 🗌
Signature of official	Date
(July Walter	GZOZITI
If any study the County Director must file a conv of this form with t	the accessor and heard of accessment review of the
If approved, the County Director must file a copy of this form with t city/town/village of who must consid	der the attached report and recommendation as equivalent
of petitions filed under section 553.	der the attached report and recommendation as equivalent
Dent 2. For use by the few lowning backy or official d	lacianated by recolution 12
Part 3 – For use by the tax levying body or official d	(insert number or date, if applicable)
Application approved (mark an X in the applicable box):	
Clerical error 🕅 Error in essential fact	Unlawful Entry
Amount of taxes currently billed	Corrected tax + 2 707 (12
\$ 8,03/ 51	Corrected tax \$ 2785.43
Date notice of approval mailed to applicant	Date order transmitted to collecting officer
Application denied (reason):	
Signature of chief executive officer, or official designated by esolution	
	Date
Signature of chief executive officer, or official designated by solution	Date

M

Signature of appli

ant

-

Instructions

General information

Where to send

Submit two copies of this application to the County Director of Real Property Tax Services (in Nassau and Tompkins Counties, submit to Chief Assessing Officer).

When to send

Submit the application only **before** the collection warrant expires.

Wholly exempt parcel

Attach statement signed by assessor or majority of board of assessors substantiating that assessor obtained proof that parcel should have been granted tax exempt status on tax roll.

Payment requirements

You may pay without interest and penalties only if:

- the application was filed with the County Director on or before the last day that taxes may be paid without interest (see *Date application received* in Part 2); **and**
- you pay the corrected tax within eight days of the date on which the notice of approval is mailed to the applicant (see Part 3).

If either of these conditions is not satisfied, interest, penalties, or both must be paid on the corrected tax.

For use by Collecting Officer:

Corrected tax due	Date tax roll corrected
Interest and penalties (if applicable)	Date tax bill corrected
Total corrected tax due	Date application and order added to tax roll
Date payment received	

Signature of collecting officer	Date

n Person	VAN BUREN TOWN BUILDIN 7575 VAN BUREN ROAD	G	2020 REAL PROPERTY TAX ONONDAGA COUNTY - TOWN OF VAN BUREN				
Payment TELEPHONE: 315-635-3010		• -	Page No.	Roll Sect.	SWIS Code	Property Index	
	TELEPHONE: 315-635-3010		1 OF 1	1	315689	148903	4791
	TOWN OF VAN BUREN		Fiscal		School Tax Code	Propert	
Checks	RECEIVER OF TAXES	01/01/2020 -	12/31/2020	686	055.1-01-	06.2	
Payable to	Able to BALDWINSVILLE, NY 13027		Warrant Date	Bank Code	Est	stimated State Aid	
	PAY ONLINE: WWW.ONGOV.	NET/RPTS	12/27/2019	AAAA002	CNTY 164,217,	458 TOWN	340,412
			PRO	PERTY IDENT	IFICATION	Full M	arket Value
				5.1-01-06.2		22	0,000
-	erasimovich Leonid	I	Location 354	6 Walters Rd		Total As	sessed Value
	230 Schuyler Rd	7	Dimensions 3.6	4 ACRES		22	0,000
E	Syracuse, NY 1305		School 312	001 West Gene	esee	Uniform	Percentage
			Prop. Class 714	Lite Ind Mar	n	100.00	
		ſ	Exemption	Exemption Value Tax Purpose		urpose Full Va	alue Estimate
See reve	erse for information about makin	g partial payments					
See reve	erse for information about makin	g partial payments	PROPERTY	TAXES			
	erse for information about makin Taxing Purpose	g partial payments* Total Levy	PROPERTY % Change in Levy from Prior Year	TAXES Taxable Ass Value or L	Tax	Rate Ta	x Amount
County			% Change in Levy from Prior Year	Taxable Ass	Jnits		x Amount 1 , 135 . 73
County to NY TOWN T	Taxing Purpose Tax (100% applied S Mandated Costs) AX	Total Levy 149,590,7 1,255,6	% Change in Levy from Prior Year 31 2.7 11 3.1	Taxable Ass Value or L 220,000.0 220,000.0	Jnits Tax 00 5.1 00 1.7	62400 50000	1,135.73
County to NY TOWN T HIGHWA	Taxing Purpose Tax (100% applied S Mandated Costs) AX Y TAX	Total Levy 149,590,7	% Change in Levy from Prior Year 31 2.7 11 3.1	Taxable Ass Value or L 220,000.0 220,000.0 220,000.0	Jnits Tax 00 5.1 00 1.7 00 2.1	62400 50000 93800	1,135.73 385.00 482.64
County to NY TOWN T HIGHWA Onon c	Taxing Purpose Tax (100% applied S Mandated Costs) AX	Total Levy 149,590,7 1,255,6	% Change in Levy from Prior Year 31 2.7 11 3.1 12 0.9	Taxable Ass Value or L 220,000.0 220,000.0 220,000.0	Jnits Tax 00 5.1 00 1.7 00 2.1 Z0- UNIT 448.8	62400 50000 93800	1,135.73
County to NY TOWN T HIGHWA Onon c County Lakesi	Taxing Purpose Tax (100% applied S Mandated Costs) AX Y TAX o san un water de fire prot	Total Levy 149,590,7 1,255,6 1,361,3 1,696,2 190,3	% Change in Levy from Prior Year 31 2.7 11 3.1 12 0.9 05 0.0 25 -90.0	Taxable Ass Value or L 220,000.0 220,000.0 (,012 220,000.0 220,000.0 220,000.0	Jnits Tax 00 5.1 00 1.7 00 2.1 70- UNIT 448.8 .0 00 1.3	62400 50000 93800 10000 58600 95000	1,135.73 385.00 482.64 5,699.89 12.89 306.90
County to NY TOWN T HIGHWA Onon c County Lakesi	Taxing Purpose Tax (100% applied S Mandated Costs) AX Y TAX o san un y water	Total Levy 149,590,7 1,255,6 1,361,3 1,696,2	% Change in Levy from Prior Year 31 2.7 11 3.1 12 0.9 05 0.0 25 -90.0	Taxable Ass Value or L 220,000.0 220,000.0 220,000.0 i ,012 220,000.0	Jnits Tax 00 5.1 00 1.7 00 2.1 70- UNIT 448.8 .0 00 1.3	62400 50000 93800 10000 58600	1,135.73 385.00 482.64 5,699.89 12.89

				TY SCHEDUL	PENAL	
\$ 8,036.5 1	Total Tax Due:	Total Due	nterest	Penalty/I	Original	Pay By
2,785.4		8,036.51	0.00	0.00%	8,036.51	01/01-01/31
01/31/2020	Due By:	8,116.88	80.37	1.00%	8,036.51	02/01-02/29
date see penalty schedule		8,157.06	120.55	1.50%	8,036.51	03/01-03/11
Late see penalty schedule	Alter this da	8,159.06	122.55	1.50%+\$2	8,036.51	*03/12-03/31
		8,520.81	482.30	ay To County: 6.00%+\$2	8,038.51	04/01-04/30
		0,920.01	402.30	0.00%+92	8,038.91	04/01-04/30

RECEIVER'S STUB MUST BE RETURNED WITH PAYMENT.

IF YOU WISH TO RECEIVE A RECEIPT FOR PAYMENT OF THIS TAX BILL, PLACE AN 'X' IN THIS BOX 🗌 AND RETURN THE ENTIRE BILL

2020 REAL PROPERTY TAX ONONDAGA COUNTY - TOWN OF VAN BUREN

Town: Van Buren School: 312001 West Genesee Property Address: 3546 Walters Rd

Gerasimovich Leonid 7230 Schuyler Rd E Syracuse, NY 13057

SWIS Code	Parcel ID			
315689	055.1-01-06.2			
PENALTY S	CHEDULE	Bill No.	Bank Code	
Pay By	Total Due	4791	AAAA002	
01/01-01/31 02/01-02/29 03/01-03/11 *03/12-03/31	8,036.51 8,116.88 8,157.06 8,159.06	TOTAL TAXES DUE \$8,036.5		
Pay To C 04/01-04/30	County: 8,520.81	01/	31/2020	

Property Index 148903

*After 3/31 mail payment to Onondaga County - see reverse.

AAAA002 4791

315689

FOLD AND TEAR ALONG PERFORATION

2020 COUNTY/TOWN TAX BILL

- Gerasimovich Leonid 7230 Schuyler Rd E Syracuse, NY 13057

WHERE & WHEN TO PAY

JANUARY - MARCH 31 With applicable penalties

TOWN OF VAN BUREN RECEIVER OF TAXES 7575 VAN BUREN ROAD BALDWINSVILLE, NY 13027 PAY ONLINE: WWW.ONGOV.NET/RPTS

AFTER MARCH 31 MAIL PAYMENT TO:

CHIEF FISCAL OFFICER PO BOX 1004 SYRACUSE, NEW YORK 13201-1004

Onondaga County Finance Department OFFICE HOURS 8:00 AM - 4:00 PM (315) 435-2426

PARTIAL PAYMENTS MAY BE MADE ON THIS TAX.

*If you choose to make partial payments, the first MUST be made by 01/31/2020. *Each partial payment may be any amount and must include current penalties. *Up to 4 partial payments may be made. *No delinquent taxes may be due on this property. *After 03/31/2020, the entire balance is due to the County Finance Department.

IN CASE OF ERRORS

If you find an error on this bill, notify your Tax Receiver or Collector IMMEDIATELY. Errors and/or omissions will not prevent interest charges and penalties from accruing after the payment due date.

2 AFTER REMOVING SIDE TABS CAREFULLY OPEN FOLDED EDGE WITH FINGER

ESCROW ACCOUNTS

If your taxes are paid with your mortgage, forward this bill to your mortgage company.

NEW OWNER

If you no longer own this property, forward this bill to the new owner or contact the Tax Receiver or Collector.

PAYMENT INFORMATION

If you pay by mail, the U.S., UPS and FedEx postmarks will be used as date of receipt. A postage meter cancellation is not acceptable. A collection fee will be charged for payment of taxes by check with insufficient funds. No third party checks will be accepted.

FOR PROPERTY AND TAX INFORMATION

Visit the Onondaga County web site at www.ongov.net/rpts or call the Onondaga County Finance Department at (315) 435-2426.

SENIOR CITIZEN EXEMPTION

Senior Citizens 65 or older should contact their Assessor's Office for details concerning Senior Citizen exemption, which must be APPLIED FOR EACH YEAR prior to March 1. Applications are available at www.tax.ny.gov and must be returned to your Assessor's Office.

THIRD PARTY NOTIFICATION

You may designate another consenting adult to receive duplicate copies of your tax bills and notices of unpaid taxes if you are 65 years of age or older, or are disabled and you own a 1, 2 or 3 family residence. The applications are available from your Tax Receiver or Collector by sending a self-addressed stamped envelope by July 1st. Call your Tax Receiver or Collector if you have questions.

ASSESSMENT REDUCTION

If you feel your assessment is too high, you have the right to seek a future reduction. Contact your Assessor's Office. The period for filing

	FEBRUARY 4, 2020 SESSION			
LEGISLATOR	AYES:	NOES:	ABSENT:	
1. MAY				
17. ERVIN				
2. ROWLEY				
3. BURTIS				
4. TASSONE			V	
5. CODY				
6. ABBOTT-KENAN				
7. KUHN				
8. RYAN				
9. CHASE				
10. HOLMQUIST				
11. McBRIDE				
13. BUSH				
14. JORDAN				
15. KINNE				
16. WILLIAMS				
12. KNAPP				
TOTAL	110	0	/	

Motion Made By Ms. Cody

RESOLUTION NO.

AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO A FIVE YEAR AGREEMENT WITH THE STATE OF NEW YORK FOR SNOW AND ICE CONTROL ON STATE HIGHWAYS FOR THE 2019-2024 SEASONS

WHEREAS, the execution of agreements for the plowing of State roads by County forces during the 2019-2020 season was authorized by Resolution No. 153-2019; and

WHEREAS, the New York State contract is now extended to a five year term starting with the 2019-2020 season and ending with the 2023-2024 season; and

WHEREAS, the estimated annual base amount of the contract for snow and ice control during each of the 2019-2024 seasons is \$3,946,079, and it is the desire of this Legislature to authorize said contract; now, therefore be it

RESOLVED, that the Onondaga County Executive hereby is authorized to enter into agreements with the State of New York to provide for the control of snow and ice on state highways in the estimated annual base amount of \$3,946,079 per season, and to implement the intent of this resolution.

State Snow 2020 yv mmd dak



I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ON ONDAGA COUNTY ON THE

CLERK, COUNTY LEGISLATURE ONONDAGA COUNTY, NEW YORK

TO JAN -9 PM 12:57

LEGISLATURE

4	1	FEBRUARY 4, 2020 SESSION		
LEGISLATOR	AYES:	NOES:	ABSENT:	
1. MAY				
17. ERVIN				
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3. BURTIS				
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10. HOLMQUIST				
11. McBRIDE				
13. BUSH				
14. JORDAN				
15. KINNE				
16. WILLIAMS				
12. KNAPP				
TOTAL	16	0	1	

Motion Made By Ms. Cody

015

RESOLUTION NO.

2019 TRANSFER RESOLUTION

RESOLVED, that the following transfers be made:

<u>FROM</u> : Admin Unit 9310000000	<u>TO</u> : Admin Unit 9310000000	AMOUNT:
Department of Transportation	Department of Transportation	
Speed Type #534033 Acct. 641010	Speed Type #534031 Acct. 693000	
Regular Employee Salaries	Supplies & Materials	\$325,000
Admin Unit 9310000000	Admin Unit 9310000000	
Department of Transportation	Department of Transportation	
Speed Type #534033	Speed Type #534031	
Acct. 691200	Acct. 693000	
Employee Benefits	Supplies & Materials	\$315,000

Transfer Reso_DOT yv mmd dak



I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE

bruam ,2020. DAY OF 1. Maturo

CLERK, COUNTY LEGISLATURE ONONDAGA COUNTY, NEW YORK

FILED WITH CLERK ONON. CO. LEG. 120 MF

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LEGISLATURE HONDAGA COUNTY RECEIVED

5		FEBRUARY 4, 2020 SESSION		
LEGISLATOR	AYES:	NOES:	ABSENT:	
1. MAY				
17. ERVIN				
2. ROWLEY				
3. BURTIS				
4. TASSONE			V	
5. CODY				
6. ABBOTT-KENAN				
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8. RYAN				
9. CHASE				
10. HOLMQUIST				
11. McBRIDE				
13. BUSH				
14. JORDAN				
15. KINNE				
16. WILLIAMS				
12. KNAPP				
TOTAL	16	0	1	

Motion Made By Mr. Knapp

RESOLUTION NO.

CHANGING THE DATE OF THE NOVEMBER 2020 LEGISLATIVE SESSION

WHEREAS, Rule 1 of the Rules of the Onondaga County Legislature provides that the date of a regular session may be changed by a motion duly passed by a majority of the whole number of the County Legislature, and it is the desire of this Legislature to change the date of the regular session occurring in November 2020; now, therefore be it

RESOLVED, that this Legislature hereby changes the date of the November 2020 regular session from Tuesday, November 3, 2020, to Thursday, November 5, 2020, at 1:00 p.m.

CHANGE SESSION – NOV 2020 YV DLM

ADOPTED FEB 04 2020

20 JAN -3 PH 3: 10

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CLERK, COUNTY LEGISLATURE ONONDAGA COUNTY, NEW YORK

016

6				FEBRUARY 4, 2020 SESSION
LEGISLATOR	AYES:	NOES:	ABSENT:	
1. MAY				
17. ERVIN				
2. ROWLEY				
3. BURTIS				
4. TASSONE			V	
5. CODY				
6. ABBOTT-KENAN				
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10. HOLMQUIST				
11. McBRIDE				
13. BUSH				
14. JORDAN				
15. KINNE				
16. WILLIAMS				
12. KNAPP				
TOTAL	16	0	1	

Motion Made By Mr. Knapp

RESOLUTION NO.

CONFIRMING REAPPOINTMENTS TO THE ONONDAGA COUNTY SOIL AND WATER CONSERVATION DISTRICT BOARD

WHEREAS, pursuant to Section 7 of the Soil Conservation District Law, the Onondaga County Legislature has been requested annually to appoint two of its members as Directors to the Onondaga County Soil and Water Conservation District Board; and

WHEREAS, it is the desire of the Onondaga County Legislature to reappoint Ken Bush, Jr. and Julie Abbott-Kenan as the Legislature's representatives; now, therefore be it

RESOLVED, that the Onondaga County Legislature hereby confirms the reappointments of the following individuals as Directors of the Onondaga County Soil and Water Conservation District Board for the terms specified:

REAPPOINTMENTS: Ken Bush, Jr. 17 N. Main Street Jordan, New York 13080

December 31, 2020

TERM EXPIRES:

Julie Abbott-Kenan 7 Tallcot Lane Skaneateles, New York 13152 December 31, 2020

ADOPTED

SoilWater20 DLL YV

ADOPTED FEB 04 2020

10:11MA 9- NAL 05

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CLERK, COUNTY LEGISLATURE ONONDAGA COUNTY, NEW YORK

017

7				FEBRUARY 4, 2020 SESSION
LEGISLATOR	AYES:	NOES:	ABSENT:	
1. MAY				
17. ERVIN				
2. ROWLEY				
3. BURTIS				
4. TASSONE			V	
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16. WILLIAMS				
12. KNAPP				
TOTAL	16	0	1	

Motion Made By Mr. Knapp

RESOLUTION NO.

CONFIRMING APPOINTMENTS TO THE CORNELL COOPERATIVE EXTENSION ASSOCIATION OF ONONDAGA COUNTY BOARD OF DIRECTORS

WHEREAS, pursuant to Section 224 of the New York State County Law, Article V, Section 3 of the Constitution of the Cornell Cooperative Extension Association of Onondaga County, and the Association's By-Laws, the Onondaga County Legislature has been requested annually to appoint two legislators to serve on the Board of Directors of said Association; and

WHEREAS, the Chairman of the Onondaga County Legislature has reappointed Debra Cody and appointed Mary Kuhn as the Legislature's representatives; now, therefore be it

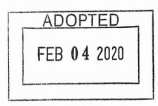
RESOLVED, that the Onondaga County Legislature hereby confirms the appointments of the following individuals as members of the Cornell Cooperative Extension Association of Onondaga County Board of Directors for the terms specified:

REAPPOINTMENT: Debra Cody 107 Circle Road North Syracuse, New York 13212 **TERM EXPIRES:** December 31, 2020

APPOINTMENT:

Mary Kuhn 108 Orvilton Drive DeWitt, New York 13214 December 31, 2020

CCE Legislature 2020	
DLL	
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TEGISLATURE INUND A SAGNUNU RECEIVED

I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF QNONDAGA COUNTY ON THE

Day of Jebuary, 2020

CLERK, COUNTY LEGISLATURE ONONDAGA COUNTY, NEW YORK

018

8			FEBRUARY 4, 2020 SESSION	
LEGISLATOR	AYES:	NOES:	ABSENT:	
1. MAY				
17. ERVIN				
2. ROWLEY				
3. BURTIS				
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16. WILLIAMS				
12. KNAPP				
TOTAL	16	0	/	

Motion Made By Mr. Knapp

RESOLUTION NO.

APPOINTING TWO DIRECTORS TO THE ONONDAGA COUNTY TOBACCO ASSET SECURITIZATION CORPORATION

WHEREAS, by Local Law No. 8 adopted June 4, 2001, this Onondaga County Legislature provided for the sale of the County's rights to receive payments expected to become due under the Master Settlement Agreement, related Consent Decree and Final Judgment with various tobacco companies, and authorized the County to sell those rights to a local development corporation ("Onondaga Tobacco Asset Securitization Corporation"); and

WHEREAS, said local law provides for a five member Board of Directors to manage said corporation, with two Directors to be appointed by the Onondaga County Legislature subject to confirmation by the County Legislature; and

WHEREAS, pursuant to that local law, it is the desire of this Legislature to appoint two Directors to the Onondaga Tobacco Asset Securitization Corporation; now, therefore be it

RESOLVED, that the Onondaga County Legislature hereby confirms the appointments of the following individuals to the Onondaga Tobacco Asset Securitization Corporation:

APPOINTMENT: Tim Burtis 9444 Hawkeye Drive Brewerton, New York 13029

REAPPOINTMENT:

Casey E. Jordan 8133 Rizzo Drive Clay, New York 13041

and, be it further

RESOLVED, that each Director shall serve for a one year term or until the next annual meeting of the Corporation, if such meeting occurs one year or more after commencement of the Director's then current term, and in any event until their successors have been duly appointed and qualified, or as otherwise determined by the Board of Directors pursuant to the By-laws of said corporation; and, be it further

RESOLVED, that each Director also shall serve as a Trustee to the Onondaga Tobacco Asset Securitization Corporation Residual Trust.

Tobacco Appt 20 DLL yv 81:1 Wd OINVIOZ	ADOPTED FEB 04 2020	I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE MM DAY OF Manager, 2020.
RECEIVED UHONDAGA COUNTY LEGISLATURE		CLERK, COUNTY LEGISLATURE ONONDAGA COUNTY, NEW YORK

019

9				FEBRUARY 4, 2020 SESSION
LEGISLATOR	AYES:	NOES:	ABSENT:	
1. MAY				
17. ERVIN				
2. ROWLEY				
3. BURTIS				
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12. KNAPP				
TOTAL	16	0	/	

020

Motion Made By Mr. Knapp

RESOLUTION NO.

RESOLUTION SUPPORTING A PERMANENT FUNDING FLOOR FOR COMMUNITY COLLEGE BASE STATE AID FORMULA FISCAL YEAR 2020

WHEREAS, community colleges serve as economic engines that provide a trained workforce and educated citizenry for the State of New York and the local communities in which they are located; and

WHEREAS, community colleges are anchor institutions that help keep their communities strong and vibrant by serving as major employers, community hubs, and social centers; and

WHEREAS, community colleges are the primary catalyst to the middle class by serving more lowincome students than any other sector of higher education; and

WHEREAS, community colleges anticipate and respond to the emerging needs of their local communities and remain the most adaptable sector of higher education; and

WHEREAS, community colleges serve nearly half of all undergraduates enrolled in the SUNY System along with nearly as many life-long learners through non-credit classes; and

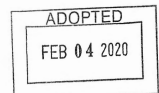
WHEREAS, a level of predictability in state funding is essential to provide community colleges the ability to plan and budget accordingly and recognize each college's annual fixed costs; and

WHEREAS, the 98% of the previous year or \$100 increase per FTE, whichever is greater, language that was added to the community college funding model for fiscal year 2019 was a step in the right direction and was appreciated; and

WHEREAS, the funding floor should be set in state statute at 100% of the previous year or \$100 increase per FTE, whichever is greater; now, therefore be it

RESOLVED, that Onondaga County fully supports the proposal that New York State change the base state aid formula allocation for each community college to be permanently set at 100% of the previous year or \$100 increase per FTE, whichever is more.

CC_Fund_Flr LHT/nlm dak



I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE

CLERK, COUNTY LEGISLATURE ONONDAGA COUNTY, NEW YORK

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10)			FEBRUARY 4, 2020 SESSION
LEGISLATOR	AYES:	NOES:	ABSENT:	
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14. JORDAN				
15. KINNE				
16. WILLIAMS				
12. KNAPP				
TOTAL	16	0	/	

Motion Made By Mr. Knapp, Mrs. Ervin

RESOLUTION NO.

CONFIRMING APPOINTMENT OF MONICA WILLIAMS AS CHIEF DIVERSITY OFFICER OF THE ONONDAGA COUNTY OFFICE OF DIVERSITY AND INCLUSION

WHEREAS, J. Ryan McMahon, II, Onondaga County Executive, pursuant to the Onondaga County Charter and the Administrative Code of Onondaga County, has duly designated and appointed Monica Williams, 104 Benedict Avenue, Syracuse New York 13210, to serve as Chief Diversity Officer of the Onondaga County Office of Diversity and Inclusion, subject to the confirmation of this Legislature; and

WHEREAS, it is the desire of the Onondaga County Legislature to confirm the appointment of Monica Williams to serve as Chief Diversity Officer of the Onondaga County Office of Diversity and Inclusion; now, therefore be it

RESOLVED, that the Onondaga County Legislature, pursuant to the provisions of the Onondaga County Charter and the Administrative Code of Onondaga County, does hereby confirm the appointment of Monica Williams, Chief Diversity Officer of the Onondaga County Office of Diversity and Inclusion, effective upon adoption of this resolution.

Diversity Officer - Chief- Resolution LHT dak



I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE

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CLERK, COUNTY LEGISLATURE ONONDAGA COUNTY, NEW YORK

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FILED WITH CLERK

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/ /	/			FEBRUARY 4, 2020 SESSION
LEGISLATOR	AYES:	NOES:	ABSENT:	
1. MAY				Nr. May
17. ERVIN				requested
2. ROWLEY				a waver. no
3. BURTIS				objection; waver
4. TASSONE			~	Mr. May requested a wawer. No objection; wawers allowed.
5. CODY				
6. ABBOTT-KENAN				
7. KUHN				
8. RYAN				
9. CHASE				
10. HOLMQUIST				
11. McBRIDE				
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14. JORDAN				
15. KINNE				
16. WILLIAMS				
12. KNAPP			0	
TOTAL	16	0	1	

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022

RESOLUTION NO.

Motion Made By Mr. Knapp, Mr. May, Ms. Cody, Mr. Holmquist, Mr. Rowley, Mrs. Tassone, Mrs. Abbott-Kenan, Mr. McBride, Mr. Bush, Mr. Jordan, Mr. Burtis

RESOLUTION IMPLORING THE STATE OF NEW YORK TO IMMEDIATELY AMEND OR SUSPEND BAIL AND DISCOVERY REFORM LAWS THAT WILL ENDANGER THE PEOPLE OF NEW YORK AND REVERSE DECADES OF BIPARTISAN PROGRESS IN REDUCING CRIME

WHEREAS, the Onondaga County Legislature recognizes the need for statewide bail and discovery reform; and

WHEREAS, the Bail Expeditor Program, administered by Jail Ministries and funded through Onondaga County's Probation Department, was an example of Onondaga County's recognition that bail reform is needed and certain low level crimes required an opportunity for expedited bail; and

WHEREAS, protecting the people from harm by enforcing the rule of law is the foundational role of government; and

WHEREAS, County governments are vested by the State of New York with the responsibility to protect the most vulnerable among us, including the socioeconomically disadvantaged, the disabled, the elderly, and children; and

WHEREAS, no group is more vulnerable than the victims of crime, and a just society demands that crime victims should be recognized as key participants within the criminal justice system and be treated with dignity, fairness, and respect; and

WHEREAS, for the past twenty-five years, the State of New York has committed itself to reducing crime, and has succeeded, as evidenced by official U.S. Department of Justice Uniform Crime Reporting Statistics showing that New York transformed from the second most dangerous state in America in the early 1990s to the safest large state in America by the early 2000s; and

WHEREAS, in the final stages of adopting its FY 2020 budget, without first carefully examining potential unintended and harmful consequences, the State of New York enacted sweeping and ill-conceived criminal justice reforms including the elimination of cash bail for many specific enumerated crimes and the imposition of stringent discovery mandates on police and prosecutors; and

WHEREAS, under the Bail Reform Law that became effective on January 1, 2020, judges were stripped of their discretion to set bail for many specific enumerated crimes, which means those suspected of committing these crimes can no longer be held in jail after their arrest, regardless of the strength of the case against these defendants, or the length of the potential sentence faced by these defendants, or the extent of the harm allegedly caused by these defendants, and instead these defendants are released back into the general public; and

WHEREAS, these crimes include those that result in the deaths of innocent people, including several subcategories of homicide and manslaughter, resulting in those responsible for these deaths being released back into the community of grieving families; and

WHEREAS, these crimes include Making a Terroristic Threat and Money Laundering in Support of Terrorism in the Third and Fourth degree, resulting in those alleged to have supported terrorism in this manner, or who have threatened to commit acts of terrorism, being released immediately from police custody; and

WHEREAS, these crimes include Promoting an Obscene Sexual Performance by a Child; Possessing an Obscene Sexual Performance by a Child; Failure to Register as a Sex Offender; and Patronizing a Person for Prostitution in a School Zone, resulting in suspected child predators being released and returning into our community; and

WHEREAS, these crimes include Aggravated Assault Upon a Person Less than Eleven Years Old; Reckless Assault of a Child by a Daycare Provider; Criminal Sale of a Controlled Substance to a Child; Abandonment of a Child; and Criminal Possession of a Weapon on School Grounds, resulting in those suspected to have physically harmed or endangered children in this manner being free from custody; and

WHEREAS, these crimes include Female Genital Mutilation; Stalking in the Second Degree; and Aggravated Harassment, resulting in those suspected of violating victims in this manner being returned to the community of those victims; and

WHEREAS, these crimes include Endangering the Welfare of a Vulnerable Elderly Person or an Incompetent or Physically Disabled Person, resulting in the potential for further endangerment of seniors and these defenseless individuals; and

WHEREAS, these crimes include Aggravated Cruelty to Animals; Torturing Animals and Injuring Animals, resulting in the immediate release of those suspected of deliberately injuring, torturing and killing animals; and

WHEREAS, these crimes include Assault in the Third Degree, Aggravated Vehicular Assault, and other crimes of physical violence against people; and

WHEREAS, these crimes include Burglary of a Residence, resulting in the immediate release of these individuals back into the neighborhoods they are suspected of targeting; and

WHEREAS, these crimes include Bail Jumping and Unlawfully Fleeing a Police Officer in a Motor Vehicle, resulting in release on recognizance of the very individuals who have demonstrated a propensity to evade the law; and

WHEREAS, all of the offenders mentioned heretofore are at risk of not showing up for court, thereby placing a burden on public employees who, under this law, are required to send multiple court appearance reminders to these offenders, as well as police officers and District Attorneys who must commit resources to tracking and pursuing those who evade prosecution; and

WHEREAS, the discovery mandates imposed by the State of New York require police and District Attorneys to turn over voluminous trial-related materials to defense attorneys within 15 days, creating a mandate that will inevitably not be achieved in some cases and may result in the inability of the People to properly prosecute cases against criminal defendants; and WHEREAS, the office of New York State's chief law enforcement officer, Attorney General Letitia James, testified at a state legislative hearing on October 28, 2019, that there will be implementation difficulties because prosecutors across the state lack the resources required to fully comply with discovery mandates; and

WHEREAS, discovery reform will also result in an opportunity for defendants to gain access to crime scenes that may include a victim's residence, thereby giving defendants accused of burglaries, assaults, rapes and other crimes committed in victims' homes the right to return to those same homes; and

WHEREAS, the issues mentioned heretofore will undeniably impact past, present and future victims of crime in a negative manner, and in so doing, the bail and discovery reforms adopted by the State of New York will themselves further victimize these innocent individuals; and

WHEREAS, these bail and discovery laws, in their current form, represent a clear and present danger to society, will tilt the scales of justice in favor of suspected criminals and away from innocent crime victims, and risk reversing decades of bipartisan progress made by the State of New York in reducing crime; and

WHEREAS, the fundamental responsibility of governments to protect the vulnerable in society demands that the shortcomings of these laws be remedied immediately; now, therefore be it

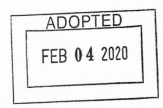
RESOLVED, that the Onondaga County Legislature hereby implores the State of New York to immediately amend or suspend these laws by convening an emergency session of the State Legislature, or by emergency executive authority, or by any other means deemed possible by the State, and to do so immediately; and, be it further

RESOLVED, that the following improvements to these laws be implemented as soon as possible:

- 1. Give judges the discretion to impose bail when appropriate for all of the crimes enumerated in this Resolution;
- 2. Increase the discovery timeline from 15 days to a minimum of 45 days;
- 3. Phase in discovery reform by applying these new mandates only to misdemeanors effective January 1, 2020, and repeal the provision that makes the new discovery mandates applicable to violations of the Vehicle and Traffic Law;
- 4. Require that court appearance reminders are sent not only to defendants but also to the victims of their crimes; and
- 5. Extend appropriate dignity, fairness and respect to crime victims by soliciting input from victim advocate organizations and considering their suggestions for improving these laws; and
- 6. Provide New York State financial support to counties that wish to implement and/or expand alternatives to incarceration, pre-trial supervision programs, and electronic management systems necessary to the goal of successful bail reform; and, be it further

RESOLVED, that the Onondaga County Legislature asks all counties in New York State to urge their state representatives to take immediate action on the foregoing issues; and, be it further RESOLVED, that copies of this resolution be transmitted to State Legislators representing Onondaga County, Governor Andrew Cuomo, Attorney General Letitia James, Congressman John Katko, Senator Kirsten Gillibrand, Senator Charles Schumer, the New York State Association of Counties, the New York State Sheriffs' Association, the New York State Association of Chiefs of Police, the District Attorneys Association of New York, the New York State Defenders Association, the New York State Probation Officers Association, the New York Council of Probation Administrators, the Association of Justices of the Supreme Court of the State of New York, the County Judges Association of the State of New York, and the County Attorneys' Association of the State of New York.

Memorialize – Bail and Discovery Reform yv dak



I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE

DAY OF .

CLERK, COUNTY LEGISLATURE ONONDAGA COUNTY, NEW YORK

20 JAN 28 AM 9: 51

LEGISLATURE

12	Nos. Ja	ble	ଚ	FEBRUARY 4, 2020 SESSION
LEGISLATOR	AYES:	NOES:	ABSENT:	
1. MAY		~		nr. may requested
17. ERVIN	~			a waiver; no objection
2. ROWLEY		~		Waiver allowed.
3. BURTIS		V		m. Holmquist
4. TASSONE			V	assumed she Chair
5. CODY		V		Do Shad Chaimen
6. ABBOTT-KENAN		V		Knapp Coned debate.
7. KUHN	~			Following debate.
8. RYAN	~			Chairman Knapp
9. CHASE	V			re-assumed the
10. HOLMQUIST		~		Cheir.
11. McBRIDE		~		n. Ryan made a
13. BUSH	~			motion to table,
14. JORDAN		V		seconded by Mr.
15. KINNE	V			Kine.
16. WILLIAMS	V			
12. KNAPP		V		
TOTAL	7	9	1	Madea Defeated

12				FEBRUARY 4, 2020 SESSION
LEGISLATOR	AYES:	NOES:	ABSENT:	
1. MAY	~			
17. ERVIN		~		
2. ROWLEY	~			
3. BURTIS	V			
4. TASSONE			~	
5. CODY	~			
6. ABBOTT-KENAN	\checkmark			
7. KUHN		V		
8. RYAN		~		
9. CHASE		~	-	
10. HOLMQUIST	V			
11. McBRIDE	V			
13. BUSH	~			
14. JORDAN	~			
15. KINNE		~		
16. WILLIAMS		\checkmark		
12. KNAPP	~			
TOTAL	10	6	1	

Motion Made By Mr. Knapp

023

RESOLUTION NO.

REGARDING THE ONONDAGA LAKE LOUNGE AND SOUTHEAST EXTENSION OF THE LOOP THE LAKE TRAIL: AMENDING THE 2020 COUNTY BUDGET TO ACCEPT FUNDING FROM THE CITY OF SYRACUSE FOR CONSTRUCTION OF THE LAKE LOUNGE; AUTHORIZING EXECUTION OF AGREEMENTS; APPROVING THE CLASSIFICATION OF AN UNLISTED ACTION UNDER THE STATE ENVIRONMENTAL QUALITY REVIEW ACT, ACCEPTING THE ENVIRONMENTAL ASSESSMENT FORM AND ADOPTING A NEGATIVE DECLARATION

WHEREAS, the City of Syracuse has received state grant funding for construction of the Lake Lounge, which will connect to and coincide with the County's construction of the Southeast Extension of the Loop the Lake Trail; and

WHEREAS, the City and the County are interested in providing safe and ecologically responsible access to Onondaga Lake and its surrounding lands to promote a better connection between the Community and our local environment through trails; and

WHEREAS, in furtherance of this mutual interest, the City and the County wish to jointly contract to provide funds for development of both the City Lake Lounge project and the County Southeast Extension of the Loop the Lake Trail, with the City to reimburse the County for construction of the Lake Lounge project; and

WHEREAS, having these projects cooperatively bid and executed will benefit both the City and the County with cost savings through economies of scale in supplies and guarantee seamless workmanship between both adjoining projects by utilizing the same contractor; and

WHEREAS, an analysis of the potential environmental impacts associated with the Southeast Extension of the Loop the Lake Trail pursuant to the State Environmental Quality Review Act (SEQRA) was completed and a negative declaration issued in accordance with Resolution No. 184 of 2017 of the Onondaga County Legislature; and

WHEREAS, an analysis of the potential environmental impacts associated with the Lake Lounge pursuant to SEQRA was completed and a negative declaration issued in accordance with Ordinance No. 157 of 2015 of the Syracuse Common Council; and

WHEREAS, the County has reviewed the Environmental Assessment Form (EAF) prepared by the City for the Lake Lounge project, concurs with the classification of the Lake Lounge project as an Unlisted action pursuant to SEQRA, and based on the anticipated environmental impacts of the project as determined by the EAF, the County has made a preliminary determination that the proposed action will have no significant environmental impacts; now, therefore be it

RESOLVED, that this Onondaga County Legislature, for the purposes of SEQRA, determines that the proposed Lake Lounge project is an Unlisted action; and, be it further

RESOLVED, that the EAF for the Lake Lounge project has been submitted to the County and reviewed and is on file with the Clerk of the Legislature; and, be it further

RESOLVED, that said EAF is satisfactory with respect to scope and content and adequacy in compliance with SEQRA and is accepted and adopted by this Onondaga County Legislature; and, be it further

RESOLVED, that this Onondaga County Legislature does accept and adopt the Negative Declaration for the proposed Lake Lounge project prepared in accordance with article 8 of the Environmental Conservation Law and has determined that the proposed action will not have a significant adverse effect on the environment; and, be it further

RESOLVED, that the Onondaga County Executive, or his designee, is authorized to take such actions to comply with the requirements of SEQRA, including without limitation, the execution of documents and the filing, distribution and publication of the EAF and Negative Declaration, and any other actions to implement the intent of this resolution; and, be it further

RESOLVED, that the Onondaga County Executive is authorized to enter into agreements regarding the procurement and construction of the Lake Lounge project, and such other documents as reasonably necessary to implement the intent of this resolution; and, be it further

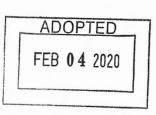
RESOLVED, that the 2020 County Budget hereby is amended as follows:

<u>REVENUES:</u> In Admin Unit 690000000 Parks & Recreation Department Speed Type #510040 In Project 522741 Loop the Lake Trails In Account 590057 – Other Miscellaneous Revenues

APPROPRIATIONS: In Admin Unit 690000000 Parks & Recreation Department Speed Type #510040 In Project 522741 Loop the Lake Trails \$500,000

\$500,000

IMA - Lake Lounge
lht
mmd
dak



FILED WITH CLERK ONON. COLEG

SC 1 H9 82 NAL 05

LEGISLATORE NONDEGA COUNTY REGEIVED I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE

CLERK, COUNTY LEGISLATURE ONONDAGA COUNTY, NEW YORK 617.20

RECEIVED UNONDAGA COUNTY LEGISLATURE

Appendix C State Environmental Quality Review SHORT ENVIRONMENTAL ASSESSMENT FORMODEC 23 PM 12: 59 For UNLISTED ACTIONS Only

PART I - PROJECT INFORMATION (To be complete	
1. APPLICANT/SPONSOR	2. PROJECT NAME
City of Syracuse - City Planning Division	Onondaga Lake Lounge
3. PROJECT LOCATION:	enseration de la factura en la factura de
Municipality Syracuse	County Onondaga
4. PRECISE LOCATION (Street address and road intersections, p	prominent landmarks, etc., or provide map)
Onondaga Creekwalk at Onondaga Lake near intersection with Hiawatha Boulevard	second anti-anti-anti-anti-anti-anti-anti-anti-
Syracuse, NY	and the second state of the
5. PROPOSED ACTION IS:	on/alteration
6. DESCRIBE PROJECT BRIEFLY:	and control of the control of
Construction of ~1350 sf wood and steel deck, overlook, c earthwork and plantings.	concrete wall repair, decorative handrail, asphalt patching, lighting,
cartiwork and plantings.	
7. AMOUNT OF LAND AFFECTED: Initially 0.09 acres Ultimately 0.09	acres
8. WILL PROPOSED ACTION COMPLY WITH EXISTING ZONING	G OR OTHER EXISTING LAND USE RESTRICTIONS?
✓ Yes No If No, describe briefly	
9. WHAT IS PRESENT LAND USE IN VICINITY OF PROJECT?	
Residential Industrial 🗸 Commercia	al 📃 Agriculture 🖌 Park/Forest/Open Space 🖌 Other
Describe: Project is at the end of an existing public recreational tra	il, the Onondaga Creekwalk, which is along Onondaga Creek. It is
separated from the commercial development DestinyUS	
10. DOES ACTION INVOLVE A PERMIT APPROVAL, OR FUN	IDING, NOW OR ULTIMATELY FROM ANY OTHER GOVERNMENTAL AGENCY
(FEDERAL, STATE OR LOCAL)?	
Yes If Yes, list agency(s) nam	
	, 401; USACE Section 404, 10; NYS DOS Title 11 funding, NYS SHPO, Development Review.
11. DOES ANY ASPECT OF THE ACTION HAVE A CURRENT	LY VALID PERMIT OR APPROVAL?
Yes No If Yes, list agency(s) nam	
Existing NYSDOT U	se & Occupancy Permit #33836
12. AS A RESULT OF PROPOSED ACTION WILL EXISTING P	'ERMIT/APPROVAL REQUIRE MODIFICATION?
	VIDED ABOVE IS TRUE TO THE BEST OF MY KNOWLEDGE
Applicant/sponsor name: Owen Kerney	Date: 3/1/2015
O V E	
Signature:	
If the action is in the Coastal Are	a, and you are a state agency, complete the
Coastal Assessment Form b	efore proceeding with this assessment
	OVER
	1

Reset

PART II - IMPACT ASSESSMENT (To be completed by Lead Agency)

A. DOES ACTION EXCEED ANY TYPE I THRESHOLD IN 6 NYCRR, PAR	
B. WILL ACTION RECEIVE COORDINATED REVIEW AS PROVIDED FOR declaration may be superseded by another involved agency. ✓ Yes No	R UNLISTED ACTIONS IN 6 NYCRR, PART 617.6? If No, a negative
C. COULD ACTION RESULT IN ANY ADVERSE EFFECTS ASSOCIATED	WITH THE FOLLOWING: (Answers may be handwritten, if legible)
C1. Existing air quality, surface or groundwater quality or quantity, nois potential for erosion, drainage or flooding problems? Explain briefly	e levels, existing traffic pattern, solid waste production or disposal,
No. Because the project is located at Onondaga Lake, the	proposed design will have no effect on flood elevations.
C2. Aesthetic, agricultural, archaeological, historic, or other natural or o	cultural resources; or community or neighborhood character? Explain briefly:
No. Review by NY SHPO has previously determined that project.	there will be No Effect on the historic resources adjacent to the
C3. Vegetation or fauna, fish, shellfish or wildlife species, significant ha	bitats, or threatened or endangered species? Explain briefly:
No. Proposed vegetation will include habitat species for lo	ocal fauna.
C4. A community's existing plans or goals as officially adopted, or a change	e in use or intensity of use of land or other natural resources? Explain briefly:
No.	align methods and a second account of the se
C5. Growth, subsequent development, or related activities likely to be in	nduced by the proposed action? Explain briefly:
No.	
C6. Long term, short term, cumulative, or other effects not identified in (C1-C5? Explain briefly:
No.	
C7. Other impacts (including changes in use of either quantity or type o	fenerav)2 Evolain briefly
None.	strongy): Explait biology.
D. WILL THE PROJECT HAVE AN IMPACT ON THE ENVIRONMENTAL C	HARACTERISTICS THAT CAUSED THE ESTABLISHMENT OF A CRITICAL
Yes 🖌 No If Yes, explain briefly:	
E. IS THERE, OR IS THERE LIKELY TO BE, CONTROVERSY RELATED T	O POTENTIAL ADVERSE ENVIRONMENTAL IMPACTS?
Yes Vo If Yes, explain briefly:	
PART III - DETERMINATION OF SIGNIFICANCE (To be completed by	
effect should be assessed in connection with its (a) setting (i.e. urb	ine whether it is substantial, large, important or otherwise significant. Each an or rural); (b) probability of occurring; (c) duration; (d) irreversibility; (e)
	nts or reference supporting materials. Ensure that explanations contain
	identified and adequately addressed. If question D of Part II was checked act of the proposed action on the environmental characteristics of the CEA.
	significant adverse impacts which MAY occur. Then proceed directly to the FULL
Check this box if you have determined, based on the information and	analysis above and any supporting documentation, that the proposed action WILL rovide, on attachments as necessary, the reasons supporting this determination.
Syracuse Common Council	3/16/2015
Name of Lead Agency	Date
Van Robinson	Common Council President
Print or Type Name of Responsible Officer in Lead Agency	Title of Responsible Officer
See attached resolution	O. Cury OWEN KERNEY
Signature of Responsible Officer in Lead Agency	Signature of Preparer (If different from responsible officer)



INTERMUNICIPAL AGREEMENT 20 JAN 16 AM 9: 23

RECEIVED OHONDAGA COUNTY LEGISLATURE

COUNTY DEPARTMENT: Office of the Environment

CITY DEPARTMENT: _

This Agreement made as of this ____ day of _____, 2020, by and between the **COUNTY OF ONONDAGA**, a municipal corporation of the State of New York ("County") and the **CITY OF SYRACUSE**, a municipal corporation of the State of New York ("City"), 233 East Washington Street, Syracuse, New York 13202.

WITNESSETH:

WHEREAS, the City has been awarded a grant in the amount of Five Hundred and Twenty Five thousand dollars (\$525,000) from the New York State Department of State (the "DOS Grant") for the construction of the Lake Lounge at Onondaga Lake; and

WHEREAS, the County is undertaking trail improvements adjacent to the Lake Lounge, and, for reasons of economy and efficiency, the City and County desire to partner in the procurement and construction of the Lake Lounge and trail improvement projects as set forth in this Agreement; and

WHEREAS, the Onondaga County Legislature, by Resolution _____ of 2020, has authorized the County Executive to enter into this Agreement; and

WHEREAS, this Agreement was further authorized by Ordinance No. _____ of 2020, adopted by the City of Syracuse Common Council on ______, 2020 and approved by Mayor Benjamin R. Walsh on ______, 2020;

NOW, THEREFORE, in consideration of the terms, covenants and conditions contained herein, the City and County do hereby agree as follows:

A. TERM

This Agreement shall commence upon the later date of execution by the City or County and shall continue until October 31, 2022. The City's obligation to reimburse the County, as set forth herein, shall survive termination of this Agreement.

B. SCOPE OF SERVICES

1. The City represents that is has procured a duly licensed architect, landscape architect and/or engineer, which design professional has provided a final design of the Lake Lounge project, consisting of a pavilion and related improvements on the Onondaga Lake shoreline at the terminus of the Onondaga Creekwalk. The City shall provide the stamped design drawings to the County. Costs of design are the full responsibility of the City.

2. The County shall procure all contractors for the construction of the Lake Lounge. The County is fully responsible for the costs of procurement.

3. The County shall provide and initially pay the costs for the construction of the Lake Lounge in accordance with the design documents. The costs of construction are the full responsibility of the City, and the City shall reimburse the County for all such costs as provided for in this Agreement.

4. The County shall provide for any required construction oversight and management of the Lake Lounge, and 20% of such costs, representing the approximate percentage of oversight and management costs attributable to the Lake Lounge project, shall be borne by the City. The City, at its own expense and option, may retain and/or provide construction oversight and management personnel whose role is strictly limited to observing, commenting and reporting. The City's approval with respect to substantial completion and its final acceptance, upon the completion of all remaining punch list items, of the Lake Lounge project is required.

5. Any proposed change order greater than or equal to five thousand dollars (\$5000) regarding the Lake Lounge, shall require prior approval of the City, which approval shall not be unreasonably withheld or denied so long as the amount is within the project contingency. In the event that the City does not approve, deny or provide written comments on a proposed change order within 5 business days and such change order is within the project contingency, the change order shall be deemed approved by the City. The City agrees to reimburse the County the full amount of any approved change order costs.

6. The County shall provide the City with monthly reports regarding the status and progress of construction and shall ensure that the costs associated with and/or attributable to the Lake Lounge project and those associated with and/or attributable to the County's trail improvement project are tracked and invoiced separately for purposes of County and DOS Grant reimbursement. Reports are prepared and provided at the sole cost of the County.

7. The City shall be fully responsible for applying for reimbursement under the DOS Grant. The City shall exercise due diligence in making prompt and complete application for reimbursement and shall provide the County with copies of all grant submissions for reimbursement. The City shall provide the County with a copy of the DOS Grant Agreement, including without limitation provisions of the DOS Grant Agreement regarding reimbursement and all documents required for reimbursement of costs for the Lake Lounge project.

8. In the event the bid responses to the Lake Lounge exceed Four hundred and seventy thousand dollars (\$470,000), the City and County will determine whether the parties can agree regarding apportionment of the excess costs. If, after good faith efforts no agreement is reached, this Agreement shall be null and void and the City shall reimburse the County only for monies expended to date under this Agreement.

9. The City shall reimburse the County in full for all costs incurred by the County as set forth in this Agreement. The County shall submit monthly invoices to the City, and the City shall pay the County within thirty (30) days of the invoice.

10. The City shall reimburse the County for all costs incurred in the construction of the Lake Lounge, whether or not the City receives reimbursement under the DOS Grant or any other source of revenue payment. The City has agreed to bond for the cost of the Lake Lounge project and its reimbursement obligations pursuant to this Agreement.

11. The City shall bear all responsibility for maintenance and repair of the Lake Lounge after construction and final acceptance by the City, where such acceptance shall not be unreasonably withheld. The County shall provide the City with a final punch list to review. The

County contractor shall provide the City with a one (1) year warranty as to workmanship and materials.

12. Onondaga County shall be considered the sole authority having jurisdiction for matters related to codes and compliance on both the Lake Lounge project and the Southeast Extension of the Loop the Lake Trail.

C. DEFEND, INDEMNIFY, AND HOLD HARMLESS

1. City Indemnification Clause

To the fullest extent permitted by law, the City shall defend, indemnify, and hold harmless the County and any person for whose acts or omissions the County is legally responsible (County's Person) against and from:

any claim that the County or the County's Person is legally liable for damages arising from injury to person or property which occurred during the performance of this Agreement or in connection with or collateral to this Agreement and was caused in whole or in part by the culpable conduct of the City or any person for whose acts or omissions the City is legally responsible (City's Person); and

any reasonable and necessary expense, cost, or fee, including attorney's fee, incurred by the County in the County's defending the County or the County's Person against or incident to any claim that the County or the County's Person is legally liable for damages arising from injury to person or property which occurred during the performance of this Agreement or in connection with or collateral to this agreement and was caused in whole or in part by the culpable conduct of the City; and

any damages for which the County or the County's Person is legally liable arising from injury to person or property which occurred during the performance of this Agreement or in connection with or collateral to this agreement and was caused in whole or in part by the culpable conduct of the City.

2. County Indemnification Clause

To the fullest extent permitted by law, the County shall defend, indemnify, and hold harmless the City and any person for whose acts or omissions the City is legally responsible (City's Person) against and from:

any claim that the City or the City's Person is legally liable for damages arising from injury to person or property which occurred during the performance of this Agreement or in connection with or collateral to this Agreement and was caused in whole or in part by the culpable conduct of the County or any person for whose acts or omissions the County is legally responsible (County's Person); and

any reasonable and necessary expense, cost, or fee, including attorney's fee, incurred by the City in the City's defending the City or the City's Person against or incident to any claim that the City

or the City's Person is legally liable for damages arising from injury to person or property which occurred during the performance of this Agreement or in connection with or collateral to this agreement and was caused in whole or in part by the culpable conduct of the County; and

any damages for which the City or the City's Person is legally liable arising from injury to person or property which occurred during the performance of this Agreement or in connection with or collateral to this agreement and was caused in whole or in part by the culpable conduct of the County.

D. ASSIGNMENT

This Agreement may be not assigned except upon written approval of the respective parties.

E. NOTICES

Notices will be deemed properly given when in writing sent by certified mail postage prepaid and addressed:

City:	City of Syracuse Department of City Planning 201 East Washington Street, 5 th Floor Syracuse, New York 13202
With a copy to:	City of Syracuse Department of Law Attn: Corporation Counsel 233 East Washington Street, Room 300 Syracuse, New York 13202
County:	County of Onondaga Department of Environment 421 Montgomery Street Syracuse, New York 13202
With a copy to:	Onondaga County Department of Law Attn: County Attorney 421 Montgomery Street Syracuse, New York 13202

F. AGREEMENT MODIFICATIONS

This Agreement represents the entire and integrated agreement between the County and the City and supersedes all prior negotiations, representations or agreements either written or oral. This Agreement may be amended only by a writing signed by the County and the City.

G. SEVERABILITY

If any term or provision of this Agreement shall be held invalid or unenforceable, the remainder of this Agreement shall not be affected thereby and every other term and provision of this Agreement shall be valid and enforced to the fullest extent permitted by law.

H. CLAUSES REQUIRED BY LAW

Each and every provision of law and clause required by law to be part of this Agreement shall be deemed to be part of this Agreement and to have been inserted in this Agreement, and shall have the full force and effect of law.

I. GOVERNING LAW

This Agreement shall be governed by and construed in accordance with the laws of the State of New York, without giving effect to otherwise applicable principles of conflicts of law. For legal disputes, venue shall be a court of competent jurisdiction in Onondaga County or the Northern District of New York, and the City consents to such jurisdiction. The County does not agree to arbitration.

IN WITNESS WHEREOF, the County and the City have caused this Agreement to be signed and their respective seals to be hereunto fixed by their duly authorized offices on the day and year first above written.

COUNTY OF ONONDAGA

By:

J. Ryan McMahon, II, County Executive

Date:

On this _____ day of _____, 2020, before me, the undersigned, personally appeared **J**. **Ryan McMahon, II**, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

Notary Public

CITY OF SYRACUSE

Attest: John P. Copanas, City Clerk By: Ben Walsh, Mayor

Date:

On this _____day of ______, 2020, before me, the undersigned, personally appeared **Ben Walsh**, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

Notary Public

13				FEBRUARY 4, 2020 SESSION
LEGISLATOR	AYES:	NOES:	ABSENT:	
1. MAY				
17. ERVIN			~	
2. ROWLEY				
3. BURTIS				
4. TASSONE			~	
5. CODY				
6. ABBOTT-KENAN				
7. KUHN				
8. RYAN				
9. CHASE				
10. HOLMQUIST				
11. McBRIDE				
13. BUSH				
14. JORDAN		V		
15. KINNE				
16. WILLIAMS				
12. KNAPP				
TOTAL	14	1	2	



024

Motion Made By Mr. Knapp

RESOLUTION NO.

PERSONNEL RESOLUTION

RESOLVED, that the following personnel changes be and hereby are authorized:

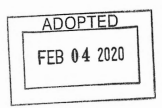
<u>Personnel Department Admin Unit 71-00</u> Advance Step L100442, Director Employee Relations, to Step P, effective February 24, 2020

and, be it further

RESOLVED, that the Onondaga County Salary Plan be amended to reallocate the salary grade for the Director Employee Relations from Grade 35, \$77,287 - \$102,457 to Grade 36, \$84,730 - \$112,323; and, be it further

RESOLVED, that the Commissioner of Personnel is authorized to make any administrative corrections as may be reasonably needed to effectuate the intent of this resolution.

Personnel Res - Personnel LHT dak

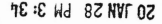


I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE

DAY OF FL

boal &. Maturo

CLERK, COUNTY LEGISLATURE ONONDAGA COUNTY, NEW YORK



LEGISLATOR MONDAGA COUNTY MONDAGA COUNTY

14				FEBRUARY 4, 2020 SESSION
LEGISLATOR	AYES:	NOES:	ABSENT:	
1. MAY				m. may
17. ERVIN			~	requested a
2. ROWLEY				waver; no
3. BURTIS				objection. Waiver
4. TASSONE			~	Mr. May requested a waver; no objection. Waiver allowed.
5. CODY				
6. ABBOTT-KENAN				
7. KUHN				
8. RYAN				
9. CHASE				
10. HOLMQUIST				
11. McBRIDE				
13. BUSH				
14. JORDAN				
15. KINNE				
16. WILLIAMS			V	
12. KNAPP				
TOTAL	14	0	3	

025

Motion Made By Mr. Jordan, Mrs. Abbott-Kenan

RESOLUTION NO.

ACCEPTING A GIFT OF PROPERTY FROM THE FINGER LAKES LAND TRUST, LOCATED IN THE TOWN OF OTISCO, SUBJECT TO A CONSERVATION EASEMENT, TO BE USED FOR PARK PURPOSES

WHEREAS, the Finger Lakes Land Trust (FLLT) desires to gift to the County of Onondaga real property located at 1486 Otisco Valley Road in the Town of Otisco, to be used, managed and maintained by the County as a park, subject to a perpetual conservation easement enforceable by both FLLT and the New York State Department of Environmental Protection (NYSDEC); and

WHEREAS; said property consists of 34.62 acres of land along the Otisco Lake shoreline, conservation of which will result in water quality improvements to Otisco Lake, a waterbody classified as "threatened" by NYSDEC; and

WHEREAS, said property has been appraised at \$450,000; and

WHEREAS, prior to gifting said property to the County, FLLT will implement ecological enhancements such as native plantings, and wetlands and riparian buffers; and

WHEREAS, acceptance of the gift would allow the County to provide further recreational opportunities to the public as well as improve and protect water quality in Otisco Lake, a major source of drinking water for residents in Onondaga County; and

WHEREAS, an analysis of the potential environmental impacts, if any, for the County's acquisition of the property has been done under the New York State Environmental Quality Review Act (SEQRA); now, therefore be it

RESOLVED, that the proposed action is an Unlisted action under SEQRA and a Short Environmental Assessment Form (SEAF) has been prepared, reviewed, and is on file with the Clerk of the Legislature; and, be it further

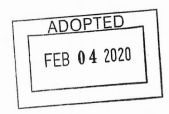
RESOLVED, that the SEAF is satisfactory with respect to scope and content and adequacy in compliance with SEQRA and is hereby accepted by this County Legislature; and, be it further

RESOLVED, that this Onondaga County Legislature does hereby accept, adopt and declare a Negative Declaration for the project in accordance with article 8 of the Environmental Conservation Law because the proposed action will not have a significant adverse effect on the environment; and, be it further

RESOLVED, that the Onondaga County Executive, or his designee, is authorized to take such actions to comply with the requirements of SEQRA, including without limitation, the execution of documents and the filing, distribution and publication of the SEAF and Negative Declaration, and any other actions to implement the intent of this resolution; and, be it further

RESOLVED, that the County Executive and County Attorney be and hereby are authorized to execute a conservation easement with FLLT consistent with the provisions of New York State Environmental Conservation Law, Article 49, Title 3, and to execute deeds to acquire the above referenced property subject to said conservation easement.

Otisco Lake CE BMY mmd dak



I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE

21th DAY OF Jebre Deboral R. ,20 20.

Meturo

CLERK, COUNTY LEGISLATURE **ONONDAGA COUNTY, NEW YORK**

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Short Environmental Assessment Form Part 1 - Project Information



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Instructions for Completing

Part 1 – Project Information. The applicant or project sponsor is responsible for the completion of Part 1. Responses become part of the application for approval or funding, are subject to public review, and may be subject to further verification. Complete Part 1 based on information currently available. If additional research or investigation would be needed to fully respond to any item, please answer as thoroughly as possible based on current information.

Complete all items in Part 1. You may also provide any additional information which you believe will be needed by or useful to the lead agency; attach additional pages as necessary to supplement any item.

Part 1 - Project and Sponsor Information

Name of Action or Project:

Otisco Lake Conservation Easement Project

Project Location (describe, and attach a location map):

1486 Otisco Valley Rd, Marietta, NY

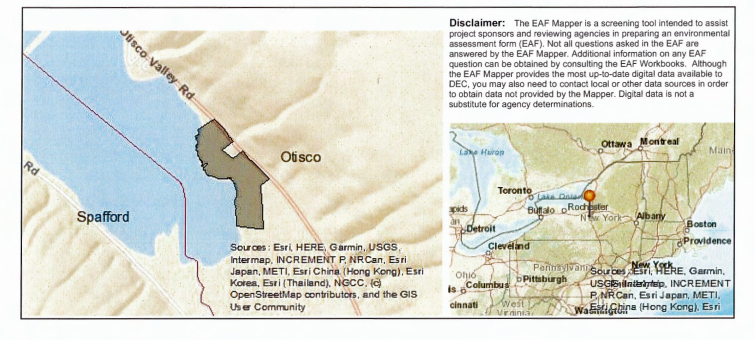
Brief Description of Proposed Action:

Onondaga County will receive property (020.-01-07.1, Town of Otisco) from the Finger-Lakes Land Trust (FLLT) with ecological and access enhancement projects fully implemented, subject to a conservation easement. This property will be owned and managed by the Onondaga County Parks Department in accordance with the conservation easement to improve water quality in Otisco Lake. Otisco Lake is a major drinking water source for residents in Onondaga County and the property is being purchased for enhancement of water quality through the New York State Department of Environmental Conservation (NYSDEC) Water Quality Improvement Program (WQIP) to protect this water source. Onondaga County has agrees to accept the property from FLLT upon completion of the property access and ecological enhancement projects to manage and maintain the property as a County Park within the terms of the conservation easement.

Name of Applicant or Sponsor: Telephone: 31	Telephone: 315-435-2647				
Onondaga County E-Mail: travisg	E-Mail: travisglazier@ongov.net				
Address:					
421 Montgomery Street					
City/PO: State:	Zip(Code:	ode:		
Syracuse NY	13202	2			
 Does the proposed action only involve the legislative adoption of a plan, local law, ordinance, administrative rule, or regulation? 	,	ŇO	YES		
If Yes, attach a narrative description of the intent of the proposed action and the environmental resources that may be affected in the municipality and proceed to Part 2. If no, continue to question 2.					
2. Does the proposed action require a permit, approval or funding from any other government Agency? NO YI					
If Yes, list agency(s) name and permit or approval:					
3. a. Total acreage of the site of the proposed action? 34.62 acres					
b. Total acreage to be physically disturbed?0acres					
c. Total acreage (project site and any contiguous properties) owned or controlled by the applicant or project sponsor?					
4. Check all land uses that occur on, are adjoining or near the proposed action:					
5. 🗌 Urban 🗹 Rural (non-agriculture) 🗌 Industrial 🗍 Commercial 🗍 Residential (suburban)					
Forest Agriculture Aquatic Other(Specify):					
Parkland					

5. Is the proposed action,	NO	YES	N/A
a. A permitted use under the zoning regulations?			~
b. Consistent with the adopted comprehensive plan?			~
6. Is the proposed action consistent with the predominant character of the existing built or natural landscape?		NO	YES
o. Is the proposed action consistent with the predominant character of the existing ount of natural fandscape?			~
7. Is the site of the proposed action located in, or does it adjoin, a state listed Critical Environmental Area?		NO	YES
If Yes, identify:		/	
8. a. Will the proposed action result in a substantial increase in traffic above present levels?		NO	YES
b. Are public transportation services available at or near the site of the proposed action?			
c. Are any pedestrian accommodations or bicycle routes available on or near the site of the proposed action?	Ĩ		
9. Does the proposed action meet or exceed the state energy code requirements?		NO	YES
If the proposed action will exceed requirements, describe design features and technologies:			
			•
10. Will the proposed action connect to an existing public/private water supply?		NO	YES
If No, describe method for providing potable water:		•	
11. Will the proposed action connect to existing wastewater utilities?		NO	YES
If No, describe method for providing wastewater treatment:			
12. a. Does the project site contain, or is it substantially contiguous to, a building, archaeological site, or district	t	NO	YES
which is listed on the National or State Register of Historic Places, or that has been determined by the Commissioner of the NYS Office of Parks, Recreation and Historic Preservation to be eligible for listing on the State Register of Historic Places?		~	
b. Is the project site, or any portion of it, located in or adjacent to an area designated as sensitive for archaeological sites on the NY State Historic Preservation Office (SHPO) archaeological site inventory?			•
13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contain wetlands or other waterbodies regulated by a federal, state or local agency?		NO	YES
b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody?			
If Yes, identify the wetland or waterbody and extent of alterations in square feet or acres:			

14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check all that apply:			
Shoreline Forest Agricultural/grasslands Early mid-successional			
🗹 Wetland 🔲 Urban 🗋 Suburban			
15. Does the site of the proposed action contain any species of animal, or associated habitats, listed by the State or	NO	YES	
Federal government as threatened or endangered?			
16. Is the project site located in the 100-year flood plan?	NO	YES	
17. Will the proposed action create storm water discharge, either from point or non-point sources? If Yes,	NO	YES	
a. Will storm water discharges flow to adjacent properties?			
b. Will storm water discharges be directed to established conveyance systems (runoff and storm drains)? If Yes, briefly describe:			
18. Does the proposed action include construction or other activities that would result in the impoundment of water or other liquids (e.g., retention pond, waste lagoon, dam)?	NO	YES	
If Yes, explain the purpose and size of the impoundment:	•		
19. Has the site of the proposed action or an adjoining property been the location of an active or closed solid waste management facility?	ŇO	YES	
If Yes, describe:	•		
20.Has the site of the proposed action or an adjoining property been the subject of remediation (ongoing or completed) for hazardous waste?	NO	YES	
If Yes, describe:	 Image: A start of the start of		
I CERTIFY THAT THE INFORMATION PROVIDED ABOVE IS TRUE AND ACCURATE TO THE BEST OF MY KNOWLEDGE			
Applicant/sponsor/name: Travis Glazier Date: 12-12-19			
Signature:	it		



Part 1 / Question 7 [Critical Environmental Area]	No
Part 1 / Question 12a [National or State Register of Historic Places or State Eligible Sites]	Νο
Part 1 / Question 12b [Archeological Sites]	Yes
Part 1 / Question 13a [Wetlands or Other Regulated Waterbodies]	Yes - Digital mapping information on local and federal wetlands and waterbodies is known to be incomplete. Refer to EAF Workbook.
Part 1 / Question 15 [Threatened or Endangered Animal]	No
Part 1 / Question 16 [100 Year Flood Plain]	Yes
Part 1 / Question 20 [Remediation Site]	No

Agency Use Only [If applicable]

Project: Otisco Lake Conservation Easement

Date: 12-12-19

Short Environmental Assessment Form Part 2 - Impact Assessment

Part 2 is to be completed by the Lead Agency.

Answer all of the following questions in Part 2 using the information contained in Part 1 and other materials submitted by the project sponsor or otherwise available to the reviewer. When answering the questions the reviewer should be guided by the concept "Have my responses been reasonable considering the scale and context of the proposed action?"

		No, or small impact may occur	Moderate to large impact may occur
1.	Will the proposed action create a material conflict with an adopted land use plan or zoning regulations?	~	
2.	Will the proposed action result in a change in the use or intensity of use of land?		~
3.	Will the proposed action impair the character or quality of the existing community?	~	
4.	Will the proposed action have an impact on the environmental characteristics that caused the establishment of a Critical Environmental Area (CEA)?	~	
5.	Will the proposed action result in an adverse change in the existing level of traffic or affect existing infrastructure for mass transit, biking or walkway?	~	
6.	Will the proposed action cause an increase in the use of energy and it fails to incorporate reasonably available energy conservation or renewable energy opportunities?	~	
7.	Will the proposed action impact existing: a. public / private water supplies?	~	
	b. public / private wastewater treatment utilities?	~	
8.	Will the proposed action impair the character or quality of important historic, archaeological, architectural or aesthetic resources?	~	
9.	Will the proposed action result in an adverse change to natural resources (e.g., wetlands, waterbodies, groundwater, air quality, flora and fauna)?		
10.	Will the proposed action result in an increase in the potential for erosion, flooding or drainage problems?	~	
11.	Will the proposed action create a hazard to environmental resources or human health?	 	

PRINT FORM

Agency Use Only [If applicable] Project: Otisco Lake Conserve Date: 12-12-19

Short Environmental Assessment Form Part 3 Determination of Significance

For every question in Part 2 that was answered "moderate to large impact may occur", or if there is a need to explain why a particular element of the proposed action may or will not result in a significant adverse environmental impact, please complete Part 3. Part 3 should, in sufficient detail, identify the impact, including any measures or design elements that have been included by the project sponsor to avoid or reduce impacts. Part 3 should also explain how the lead agency determined that the impact may or will not be significant. Each potential impact should be assessed considering its setting, probability of occurring, duration, irreversibility, geographic scope and magnitude. Also consider the potential for short-term, long-term and cumulative impacts.

The County proposes to take the property subject to a conservation easement that is enforceable by both the Finger Lakes Land Trust (FLLT) and the NYSDEC. Prior to Onondaga County taking ownership of the property, FLLT has committed to constructing public access improvements which include additional parking, pedestrian trails and shoreline fishing access on the property. These improvements will increase the intensity of use of this land when compared to the prior use as non-commercial private property. In addition, the construction of the trails will have a small impact on the quantity of flora, fauna and, perhaps, in some capacity, the wetland area along the minimal footprint of the proposed trails (see attached Proposed Plans). That being said, the project needs to net a water quality improvement to Otisco Lake to qualify for the WQIP funding provided by the NYSDEC and the proposed improvements include reforestation as well as planting native species, which will more than offset any adverse impacts caused by these access improvements. In addition, the conservation easement will ensure the flaura, fauna, wetlands and natural environment on the site remain and are fully protected for generations to come. Onondaga County will ensure that the goals of the project are maintained by ensuring the use of the land is within the conservation easement for the property. Further, it is worth noting that this proposed action would be deemed Type II but for the fact that the property to be acquired is roughly 35 acres, which is 10 acres over the threshold for parklands in 6 NYCRR 617.5(c)(39).

Therefore, in accordance with Article 8 of the Environmental Conservation Law, the County hereby determines that this action will not have any significant adverse impacts on the environment and issues a negative declaration.

Check this box if you have determined, based on the information and analysis above, and any supporting documentation, that the proposed action may result in one or more potentially large or significant adverse impacts and an environmental impact statement is required. Check this box if you have determined, based on the information and analysis above, and any supporting documentation,

that the proposed action will not result in any significant adverse environmental impacts.

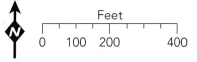
Onondaga County	12/12/2019		
Name of Lead Agency	Date		
Travis Glazier	Director, Office of Environment		
Print or Type Name of Responsible Officer in Lead Agency	Title of Responsible Officer		
Signature of Responsible Officer in Lead Agency	Signature of Preparer (if different from Responsible Officer)		



FINGER LAKES LAND TRUST

Property of William Henderson Proposed Restoration and Management

34.6 acres Onondaga Co, Town of Otisco 1486 Otisco Valley Rd, Marietta, NY



ARO

rail

2018 imagery

Finger Lakes Land Trust GIS 3/1/2019



Forest Restoration Meadow Management Riparian Buffer Restoration Wetland Forest Preservation Management TBD

Otisco

15	5	FEBRUARY 4, 2020 SESSION		
LEGISLATOR	AYES:	NOES:	ABSENT:	
1. MAY				
17. ERVIN				
2. ROWLEY				
3. BURTIS				
4. TASSONE	-		~	
5. CODY				
6. ABBOTT-KENAN				
7. KUHN				
8. RYAN				
9. CHASE				
10. HOLMQUIST				
11. McBRIDE				
13. BUSH				
14. JORDAN				
15. KINNE				
16. WILLIAMS				
12. KNAPP				
TOTAL	16	0)	

February 4, 2020

16.

Motion Made By Mr. Jordan

RESOLUTION NO.

AUTHORIZING THE EXECUTION OF AN ORDER ON CONSENT RELATIVE TO THE SETTLEMENT OF AN ENFORCEMENT ACTION BROUGHT BY THE NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION

WHEREAS, by Notice of Violation dated October 2, 2017, the New York State Department of Environmental Conservation (DEC) informed Onondaga County that the DEC would be initiating an enforcement action against the County for violating its Meadowbrook-Limestone Wastewater Treatment Plant (WWTP) State Pollution Discharge Elimination System (SPDES) permit with respect to flow and settleable solids; and

WHEREAS, the County and DEC seek to enter into an Order on Consent (Case No.: R7-20180402-10) to settle this matter, a copy of which Order on Consent is on file with the Clerk of this Legislature; and

WHEREAS, the Order on Consent provides for the County to pay the DEC a sum not to exceed \$100,000.00, \$50,000.00 of which is a payable penalty due upon execution and \$50,000.00 of which is suspended and will not be due in the event of the timely and successful completion of the items set forth in the compliance schedule attached to said Order, including, inter alia: implementation of at least a 2:1 offset in the Meadowbrook-Limestone Service Area (Service Area); annual flow reporting to assess the effectiveness of inflow and infiltration (I&I) projects completed by the Department of Water Environment Protection (WEP) in the Service Area and to predict anticipated I&I reductions associated with future projects; educating the public on WEP I&I abatement efforts and the requirements of Local Law No. 1 of 2011; implement a finer screen headworks improvement project at the WWTP; submit a report in June 2025, after the completion of I&I abatement projects, documenting that the WWTP is achieving specified SPDES limits; and, if said report indicates that SPDES exceedances remain, provide a report with an implementation schedule of additional WWTP upgrades and/or I&I abatement work required to bring the WWTP into SPDES compliance; and

WHEREAS, it is in the best interests of the County to enter into said proposed Order on Consent; now, therefore be it

RESOLVED, that the County Attorney is authorized to settle said action for a sum not to exceed \$100,000.00, consisting of a \$50,000.00 payable penalty and \$50,000.00 suspended penalty, and that the Comptroller be and hereby is authorized to draw his warrant, charging it against the proper funds; and, be it further

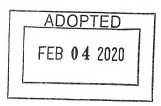
RESOLVED, that the Onondaga County Executive hereby is authorized to execute said Order on Consent on file with the Clerk of this Legislature resolving this matter, and to execute such further documents to implement the terms of the Order on Consent and to carry out the intent of this resolution.

MBL Consent Order 1 BMY dak

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FILED WITH CLERK

RECEIVED ANDNORA COUNTY LEGISLATURE



I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE

CLERK, COUNTY LEGISLATURE ONONDAGA COUNTY, NEW YORK

STATE OF NEW YORK DEPARTMENT OF ENVIRONMENTAL CONSERVATION

In the Matter of the Violations of Article 17 of the Environmental Conservation Law and Part 750 of Title 6 of the Official Compilation of Codes, Rules and Regulations of the State of New York, by

ONONDAGA COUNTY DEPARTMENT OF WATER ENVIRONMENT PROTECTION and ONONDAGA COUNTY,

Respondents.

ORDER ON CONSENT File No.: R7-20180402-10

RECEIVED ONONDAGA COUNTY LEGISLATURE

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WHEREAS:

1. The New York State Department of Environmental Conservation (hereinafter "DEC" or "Department") is responsible for the administration and enforcement of laws and regulations pertaining to the State Pollution Discharge Elimination System (hereinafter "SPDES"), as provided by Article 17 of the Environmental Conservation Law (hereinafter "ECL"), and the rules promulgated pursuant thereto at Title 6 of the Official Compilation of the Codes, Rules, and Regulations of the State of New York (hereinafter "NYCRR"), Part 750 et seq.; and

- 2. ONONDAGA COUNTY (hereinafter "County") is a municipal corporation of the State of New York with offices at 421 Montgomery Street, Syracuse, New York. ONONDAGA COUNTY DEPARTMENT OF WATER ENVIRONMENT PROTECTION (hereinafter "OCDWEP") is a municipal department of the County overseeing water quality through an extensive network of trunk and interceptor sewers and treatment plants; hereinafter the term Respondents refers to OCDWEP and the County; and
- Respondents own, operate and manage a sewage treatment works facility called Meadowbrook-Limestone Waste Water Treatment Plant ("WWTP" or the "Facility") located at 7530 Manlius Center Road, Kirkville, County of Onondaga, State of New York, and Respondents hold SPDES Permit number NY-0027723 with Department Permit Number 7-3138-00022/0001 for said Facility; and
- 4. ECL § 17-0105(1) and 6 NYCRR § 750-1.2(66) both define "person or persons" as any individual, public or private corporation, public subdivision, government agency, municipality, industry, co-partnership, association, firm, trust, estate, or any other legal entity whatsoever; and
- 5. 6 NYCRR § 750-1.2(62) defines "owner or operator" as the owner or operator of any facility or activity subject to regulation under this Part; and

- 6. 6 NYCRR § 750-1.2(81) defines "sewage treatment works" as a facility for the purpose of treating, neutralizing or stabilizing sewage, including treatment or disposal plants, the necessary collection, intercepting, outfall and outlet sewers, pumping stations integral to such plants or sewers, equipment and furnishings thereof and their appurtenances; and
- 7. 6 NYCRR § 750-1.2(33) defines "effluent limitation" as any restriction on quantities, quality, rates and concentrations of chemical, physical, biological, and other constituents of effluents that are discharged into waters of the state; and
- 8. The receiving water of Respondents' WWTP effluent is the Limestone Creek and is classified as Class C surface water; and
- 9. 6 NYCRR § 701.8 states that Class C waters are fresh surface waters, with the best usage being fishing, suitable for fish, shellfish, and wildlife propagation and survival; and the water quality shall be suitable for primary and secondary contact recreation, although other factors may limit the use for these purposes; and
- 10. Respondents' WWTP SPDES Permit number NY-0027723 contains an effluent limit which allows for an Ultimate Oxygen Demand ("UOD") seven-day average value not to exceed 2093 pounds per day ("lbs/d"); and
- 11. Respondents' WWTP SPDES Permit number NY-0027723 contains an effluent limit which allows for a Solids, Settable daily maximum value not to exceed 0.1 milliliter per liter ("ml/l"); and
- 12. Respondents' WWTP SPDES Permit number NY-0027723 contains an effluent limit which allows for a Flow thirty-day average value not to exceed 6.5 million gallons per day; and
- 13. Respondents' SPDES Permit number NY-0027723 contains an effluent limit which allows for an Iron Recoverable daily maximum value not to exceed 90 lbs/day; and
- 14. Respondents' WWTP SPDES Permit number NY-0027723 contains an effluent limit which allows for a Total Ammonia (as NH₃) thirty-day average value not to exceed May 15-October 15 76.0 lbs/d and October 16- May 14 monitor; and
- 15. ECL § 17-0501 states that "[i]t shall be unlawful for any person, directly or indirectly, to throw, drain, run or otherwise discharge into such waters organic or inorganic matter that shall cause or contribute to a condition in contravention of the standards adopted by the department pursuant to section 17-0301;" and
- 16. ECL § 17-0511 states that "[t]he use of existing or new outlets or point sources, which discharge sewage, industrial waste, or other wastes into waters of this state is prohibited unless such use is in compliance with all standards, criteria, limitations, rules and regulations promulgated or applied by the department pursuant to this article"; and

- 17. ECL § 17-0803 states that "[e]xcept as provided by subdivision five of section 17-0701 of this article, it shall be unlawful to discharge pollutants to the waters of the state from any outlet or point source without a SPDES permit issued pursuant hereto or in a manner other than as prescribed by such permit;" and
- 18. 6 NYCRR § 750-1.4(a) states that "[e]xcept as provided in section 750-1.5(a) of this Subpart, no person shall discharge or cause a discharge of any pollutant without a SPDES permit having been issued to such person pursuant to this Part and ECL Article 17, titles 7 or 8, with respect to such discharge; and no person shall discharge or cause a discharge of any pollutant in a manner other than as prescribed by such permit;" and
- 19. 6 NYCRR Part 750-2.8(a)(2) states that "[t]he permittee shall, at all times, properly operate and maintain all disposal facilities, which are installed or used by the permittee to achieve compliance with the conditions of the permit. Proper operation and maintenance also includes as a minimum, the following: (i) A preventative/corrective maintenance program for all critical facilities and systems of treatment and control (or related appurtenances) which are installed or used by the permittee to achieve compliance with the conditions of the permit. A facility or system is critical if it contains process equipment that is essential for proper operation and necessary to achieve compliance with the applicable SPDES permit effluent limits"; and
- 20. 6 NYCRR Part 750-1.13(a) states in part that any discharge authorized by a SPDES Permit shall be subject to such requirements for monitoring the intake as may be reasonably required by the Department to determine compliance with effluent limitations and water quality standards; and
- 21. 6 NYCRR Part 750-2.5(a)(2)(i) states in part that samples and measurement taken to meet the monitoring requirements specified in a SPDES Permit shall be representative of the quantity and character of the monitored discharges; and
- 22. 6 NYCRR Part 750-2.9(a)(3) states that "[t]he permittee shall identify all inflow to the tributary system and remove excessive infiltration/inflow to an extent that is economically feasible"; and
- 23. 6 NYCRR Part 750-2.9(a)(4) states that "[t]he permittee shall enact, maintain and enforce or cause to be enacted, maintained and enforced up-to-date and effective sewer use law in all parts of the POTW service area. Such enactment and enforcement shall include intermunicipal agreements and/or other enforceable legal instruments that allow the permittee to control discharges, either directly or through jurisdictions contributing flows to the POTW, flow and loads to the POTW as well as discharges to the POTW"; and
- 24. The Department issued Inspection Reports to Respondent on March 17, 2017 and April 27, 2018, and issued a Notice of Violation to Respondent on October 2, 2017; and

Violations - Discharge Monitoring Reports and Sampling

- 25. Department Staff documented DMR and Sampling violations at the facility; the violations are itemized and set forth in Schedule B attached to this Order; and
- 26. As set forth in paragraph 25, Respondents are in violation of their SPDES permit, ECL § 17-0803 and 6 NYCRR § 750-1.4(a); and
- 27. ECL § 71-1929 provides that any person who violates titles 1-11 and 19 of Article 17 or any rule or regulation promulgated pursuant thereto shall be liable for a civil penalty not to exceed thirty-seven thousand five hundred dollars (\$37,500) per day per violation and, in addition thereto, such person may be enjoined from continuing such violation as hereinafter provided; and
- 28. Respondents agree to take affirmative steps to prevent future violations of the ECL and associated rules and regulations; and
- 29. Respondents, without admitting any liability or the facts alleged herein, affirmatively waive any right to a hearing in this matter in the manner provided by law and having consented to the issuing and entering of this Order pursuant to the provisions of the ECL, agree to be bound by the terms and conditions contained herein.

NOW, having considered this matter and being duly advised, IT IS ORDERED THAT:

- I. <u>Compliance</u>. Respondents shall promptly comply with all SPDES laws, rules, regulations, and the Exhibit A Compliance Schedule attached hereto.
- II. Civil Penalty. Respondents are hereby assessed a Payable Civil Penalty of fifty thousand dollars (\$50,000.00). a) The civil penalty of \$50,000.00 shall be paid, by electronic payment at http://www.dec.ny.gov/about/61016.html on-Line or by check made payable to the order of the "New York State Department of Environmental Conservation," with the enclosed invoice and the Case Number of this Order on Consent written in the memo section of the check, which shall be sent to the Department of Environmental Conservation, Division of Management and Budget Services, 625 Broadway, 10th Floor, Albany, NY 12233-4900. (See Consent Order Payment Insert for additional instructions). b) Respondents are further assessed a Suspended Civil Penalty of fifty thousand dollars (\$50,000.00), payment of which is suspended as a penalty to guaranty compliance and which shall become payable in the event that Respondents fail to comply with the provisions, terms, and conditions of this Order. The penalty to guaranty compliance under this paragraph shall become due and payable within fifteen calendar days after Respondents receive written notice from the Department that Respondents are or were in violation of this Order. c) Failure to pay any penalty in accordance with this Article II shall constitute a violation of this Order and may result in the assessment of additional penalties.

III. <u>Stipulated Penalties</u>. Respondent's failure to comply with any provision of this Order or Exhibit A attached hereto and made a part hereof, shall constitute a default and violation of this Order, which shall subject Respondent to the following stipulated penalties with the Department's reasonable discretion, without further administrative adjudication:

Violation	Circumstance	Penalty Rate
Failure to meet a major milestone or complete a Schedule A item (i.e. submit	1 st -30 th day 31 st -59 th day	\$100/day \$200/day
an acceptable engineering report, plan, or schedule of construction)	60 days and beyond	\$400/day

In the event that the Department determines, in its reasonable discretion in demanding stipulated penalties, that Respondent has failed to comply with such requirements, the Department shall serve upon Respondent a Notice of Violation with the calculation of the stipulated penalties due. Within twenty-one (21) days after receipt of a Notice of Violation, Respondents shall deliver the full stipulated penalty amount due to the Department, which shall be calculated to accrue from the date of the initial Notice of Violation. Any penalties shall be made payable to the New York State Department of Environmental Conservation and delivered as set forth in ARTICLE II herein.

- IV. <u>Default of Payment</u>. The penalty assessed in the Order constitutes a debt owed to the State of New York. Failure to pay the assessed penalty, or any part thereof, in accordance with the schedule contained in the Order, may result in referral to the New York State Attorney General for collection of the entire amount owed (including the assessment of interest, and a charge to cover the cost of collecting the debt), or referral to the New York State Department of Taxation and Finance, which may offset any tax refund or other monies that may be owed to you by the State of New York by the penalty amount.
- V. <u>Submissions</u>. All reports and submissions required in this Order and Exhibit A attached hereto shall be made pursuant to the addresses listed in Schedule A. All communications will be considered submitted on the date of deposit with the U.S. Postal Service or delivery to a recognized carrier service.
- VI. <u>Reservation of Rights.</u> The Department hereby reserves all its legal, administrative and equitable rights arising at common law or as granted to it pursuant to statue or regulation, including, but not limited to, any summary abatement powers of the Commissioner.
- VII. <u>Modification</u>. In those instances in which the Respondents desire that any of the provisions, terms or conditions of this Order be changed, it shall make written application, setting forth the grounds for the relief sought, to the Commissioner, c/o Regional Attorney, 615 Erie Boulevard West, Syracuse, New York 13204-2400. No change or modification to this Order shall become effective except as specifically set forth in writing and approved by the Commissioner or a duly authorized representative.

- VIII. <u>Access</u>. For the purpose of monitoring or determining compliance with this Order, employees and agents of the Department shall be provided access to Respondents' facility to inspect and/or perform such tests as the Department may deem appropriate, to copy such records, or to perform any other lawful duty or responsibilities, without prior notice of such inspection.
- IX. <u>Indemnification</u>. Respondents shall indemnify and hold harmless the Department, the State of New York, their representatives, employees and agents, for all claims, suits, actions, damages and costs of every name and description directly arising out of or resulting from the fulfillment or attempted fulfillment of the provisions presented hereof by the Respondents, their directors, officers, employees, servants, agents, successors or assigns.
- X. <u>Binding Effect</u>. The provisions, terms, and conditions of this Order, including Exhibit A, shall be deemed to bind Respondents and Respondents' officers, directors, agents, employees, successors and assigns and all persons, firms and corporations acting under or for them, including, but not limited to those who may carry on any or all of the operations now being conducted by Respondents.
- XI. <u>Collection Costs / Fees</u>. Respondents' failure to pay any penalty amounts due under the terms of this Order may result in a 22% surcharge in recovery costs and a potential tax refund offset by the Department of Taxation and Finance.
- XII. <u>Effective Date</u>. The effective date of this Order shall be the date upon which it is signed by the Commissioner or the Commissioner's Designee on behalf of the Department.
- XIII. <u>Unforeseen Events</u>. Respondents shall not suffer any penalty under any of the provisions, terms and conditions hereof, or be subject to any proceedings or actions for any remedy or relief, if Respondents cannot comply with any requirements of the provisions hereof because of an Act of God, war, riot, or other catastrophe as to which negligence or willful misconduct on the part of Respondents was not foreseen or a proximate cause, provided, however, that the Respondent shall immediately notify the Department in writing, when it obtains knowledge of any such condition and shall request an appropriate extension or modification of the provisions hereof; Respondents will adopt all reasonable measures to prevent or minimize any delay.
- XIV. <u>Entire Agreement</u>. This Order constitutes the entire agreement of the parties, and no provision of the agreement shall be deemed waived or otherwise modified without the written consent of the parties hereto or their lawfully designated successors.
- XV. <u>Exhibits.</u> In the event of any conflict, discrepancy or inconsistency between Exhibit A and Exhibit B, attached hereto and incorporated herein, the terms of Exhibit A shall control.

Syracuse, New York _____, 2020 BASIL SEGGOS Commissioner of Environmental Conservation

By:

MATTHEW J. MARKO Regional Director

CONSENT BY COUNTY

Respondent, ONONDAGA COUNTY acknowledges the authority and jurisdiction of the Commissioner of the Department of Environmental Conservation of the State of New York to issue the foregoing Order, waive public hearing or other proceedings in the matter, accept the terms and conditions set forth in the Order and consent to the issuance thereof and agrees to be bound by the provisions, terms and conditions contained therein.

ONONDAGA COUNTY	
Respondent	
By:	
Name: J. Ryan McMahon, II	
Title: <u>County Executive</u> an individual duly authorized by the New York State municipal agency to sign on behalf of the New York State municipal agen and whom may bind the New York State municipal agency to terms and conditions contained herein. Date:	ncy
COUNTY ACKNOWLEDGMENT	
TATE OF NEW YORK)) ss.:	
OUNTY OF ONONDAGA)	
On the day of in the year 2020, before me personally came, to me known, who, being duly sworn did depose a any that he resides at of ONONDAGA COUNTY, the New York State	nd
ay that he resides at	
at he is the of ONONDAGA COUNTY, the New York State nunicipal agency described herein and which executed the above instrument; and that he gned his name thereto with full authority so to do. worn to before me this	
day of, 2020	

Notary Public

Exhibit A Schedule of Compliance File No.: R7-20180402-10

(1) I/I Abatement and Offsets

The Department approved Respondent's "Meadowbrook-Limestone WWTP: Revised Service Area Inflow and Infiltration Evaluation and Facility Plan, dated August 2018" ("I/I Facility Plan") on May 8, 2019. Within 120 calendar days of the effective date of the Order: Submit to the Department a subsequent Work Plan outlining the manner and method by which, and locations in which, the County will spend nine million dollars (\$9,000,000.00) on infiltration and inflow (I/I) abatement projects in the Meadowbrook-Limestone Service Area (Service Area). The County shall implement \$9,000,000.00 worth of I/I abatement projects in the Service Area in accordance with said Work Plan on or before December 31, 2023.

Within 120 calendar days of the effective date of this Order, Respondent shall submit a Plan that ensures any new connection(s) or the modification of an existing sewer connection(s) to the Service Area are offset by the removal of I/I in an amount two (2) times the flow which the new or modified connection(s) are expected to contribute until such time as this Order is complete.

(2) Annual I/I and WWTP Flow Report

Within 120 calendar days of the effective date of the Order, Respondent shall submit to the Department a comparison analysis of the accuracy of the two metering systems located at the WWTP which include the electromagnetic meter downstream of the influent pumps and the Parshall flume meter located downstream of the UV Disinfection process to determine accuracy of flow metering at the WWTP.

By January 31 of each year from 2021 through 2025, Respondent shall develop and submit to the Department for review and approval an annual Flow Monitoring Report ("Flow Monitoring Report) to: 1) assess the effectiveness of completed I/I abatement projects to include summarizing a trending analysis of measured WWTP flow data; 2) to predict the anticipated I/I reduction for future abatement projects; 3) present any recommendations for optimization and prioritization on future I/I abatement work; and 4) identify any private I/I encountered during I/I abatement projects and the impacts on the WWTP attributable to private I/I. Flow monitoring shall take into consideration the overall effectiveness at reducing flows to the WWTP and flows in excess of confirmed peak hour design capacity of the WWTP.

(3) Public Education

In conjunction with the Satellite Municipalities, immediately begin conducting periodic public education and outreach to inform residents and other sanitary collection system users of the requirements of Local Law 1 of 2011, particularly those requirements related to unauthorized connections and private I/I, and on what the County, Towns, and Villages are doing to abate I/I and prevent SSOs. This shall include methods to inform residents on prohibitions on residential downspout and sump pump connections to the sanitary sewer systems. The programs may utilize such methods as informational flyers included in quarterly billings, project status reports posted on municipal websites, agenda items on public meetings, and so on. Respondent shall provide an annual update on Public Education efforts with the annul submission of the Flow Monitoring Report required under Item 2 above.

(4) Wastewater Treatment Plant Improvements

- (a) By January 31, 2024: Submit to the Department an approvable Technical Memorandum confirming the existing hydraulic capacity of the Meadowbrook-Limestone Wastewater Treatment Plant (WWTP). The Technical Memorandum will include engineering calculations demonstrating the peak hour capacity of the entire WWTP and each major treatment process. It is understood that during wet weather flows, significant operational changes (i.e. flow diversion to wet weather storage, shutdown of aeration, etc.) occur to some of the treatment processes when plant flows are under the estimated 16 million gallons per day (MGD) peak hour design capacity of the WWTP. The Technical Memorandum shall confirm the peak hour design capacity of the WWTP.
- (b) By January 31, 2025, the Respondent shall submit for the Department's review and approval an approvable Compliance Engineering Report ("Compliance Report") documenting the plant is achieving its settleable solids limit and that excessive flows to the facility have been abated and are not contributing to exceedances of the settleable solids limit and the average monthly flow limit of 6.5 MGD. The Compliance Report shall further document that excessive flows to the facility have been abated and are not contributing to exceesive exceedances of the Facility's confirmed peak hourly design capacity. The Compliance Report can be combined with the Annual Flow Monitoring Report due at the same time.
- (c) If exceedances of settleable solids, average monthly flow, or excessive peak hourly flow are still evident, by January 31, 2025, the Respondent shall submit for Department's review and approval an approvable WWTP Upgrades Engineering Report ("Upgrades Report"), prepared/certified by a Professional Engineer licensed to practice in New York State, identifying necessary technical upgrades to the Meadowbrook- Limestone WWTP and taking into consideration the Respondent's previous engineering technical assessment and evaluation in the "Enhanced Wet Weather Operations Planning Evaluation" report (July 2016). Upgrades shall consider increases in hydraulic capacity of the WWTP, other WWTP upgrades, increase in offsets greater than an amount two (2) times the flow as required in Item 1 above, and/or additional I/I abatement work to address continued excessive exceedances of monthly average daily and peak hourly flows. The Upgrades Report shall also include an implementation schedule for construction and operation of Respondent's recommended upgrades. Respondent shall be obligated to construct the upgrades in substantial conformance with the recommendations. Respondent shall be responsible to obtain all regulatory reviews, permits, and approvals, including approvals of engineering plans and specifications. Construction of the upgrade shall be based on a compliance completion date in the Department approved implementation schedule. The implementation schedule milestone dates shall be incorporated as enforceable in the Order.
- (d) Within 60 calendar days of the effective date of this Order, the Respondent shall submit an approvable Screen Engineering Report ("Screen Report) with design recommendations to modify the existing bar screen in the WWTP Headworks Building to install finer screens to increase solids capture and improve velocity control. The Report shall also include an implementation schedule to include construction and operation for the recommended engineering alternative. Within sixteen (16) months of the Department's approval of the Report, the Respondent shall submit approvable plans and specifications to upgrade the mechanical screen rake in accordance with the approved recommendations in the Report. The Department approved implementation schedule milestone dates shall be incorporated as enforceable in the Order.

(5) Update Operation and Maintenance Plans (O&M)

Respondent shall update their collection system O&M plans upon acquisition of any new collection infrastructure. The updates shall identify all necessary routine maintenance actions and the schedule for performing these actions, as well as contingency plans for addressing any unforeseen failures of the systems. O&M Plans shall be updated within 180 days of acquisition of any new collection system infrastructure, and the Department shall be notified in writing within 30 days of Respondent's completion of the O&M Plan updates.

Exhibit B: Compliance Schedule

Со	mpliance Item	Duration/Conditions	Deliverable Date(s)
1)	I/I Abatement & Offsets		
	Submission of Work Plan	500 1 0 1 2022	Within 120 days of EDO
	Implement \$9M of I/I Abatement Projects ¹	EDO to December 31, 2023	
	2:1 Offset Plan	Until completion of Order. Increased offsets to be considered under Compliance Item 4c.	Within 120 days of EDO
2)	Annual I/I and WWTP Flow Report		
	WWTP Metering Systems Comparison Analysis		Within 120 days of EDO
	Annual Flow Monitoring Report	Annually, January 31, 2021 to January 31, 2025	Annually, due January 31 st .
3)	Public Education	Annually, January 31, 2021 to completion of Order. Public Education update to be included with annual flow monitoring report submission per Item 2.	Annually, due January 31 st .
4)	WWTP Improvements		
	 a) Hydraulic (Peak Hour) Design Capacity Memo 		January 31, 2024
	 b) Compliance Report: WWTP Engineering Report on Permit Compliance due to I/I Abatement 		January 31, 2025
	c) Upgrades Report: WWTP Technical Upgrades Report (Facility Plan)	If exceedances of average monthly flow, excessive peak hourly flow or settleable solids are still evident as identified in the Compliance Report, an engineering Upgrade Report is required.	January 31, 2025
	d) WWTP Finer Screens Headworks Improvement Project		
	Project Report with Implementation Schedule		Within 60 days of EDO
	Submit Plans and Specifications for Mechanical Screen Upgrade		Within sixteen (16) months of Report Approval
5)	Update O&M Plans		
	OCWEP shall update their collection system O&M plans upon acquisition of any new collection infrastructure. The updates shall identify all necessary routine maintenance actions and the schedule for performing these actions, as well as contingency plans for addressing any unforeseen failures of the systems.	Update O&M plans within 180 days of acquisition of any new collection system infrastructure.	Notify in writing DEC once O&M plans are updated within 30 days.

1- The general concept of the Order is to allow for 3 years of Consolidation and implementation of \$9 million worth of I&I projects, and one year of flow monitoring, before a determination on the need for plant upgrades is made which will be addressed in the WWTP Technical Upgrades Report. This report could propose further I&I projects to achieve compliance if the data support this.

16				FEBRUARY 4, 2020 SESSION
LEGISLATOR	AYES:	NOES:	ABSENT:	
1. MAY				
17. ERVIN				
2. ROWLEY				
3. BURTIS				
4. TASSONE				
5. CODY				
6. ABBOTT-KENAN				
7. KUHN				
8. RYAN				
9. CHASE				
10. HOLMQUIST				
11. McBRIDE				
13. BUSH				
14. JORDAN				
15. KINNE				
16. WILLIAMS				
12. KNAPP				
TOTAL	16	0	1	

February 4, 2020

Motion Made By Mr. Jordan

RESOLUTION NO.

A RESOLUTION CALLING A PUBLIC HEARING IN CONNECTION WITH THE PROPOSED LEASING OF SEWER SYSTEMS FROM CERTAIN MUNICIPALITIES WITHIN THE ONONDAGA COUNTY CONSOLIDATED SANITARY DISTRICT

WHEREAS, pursuant to Article 11-A of the Onondaga County Administrative Code, the Commissioner of the Department of Water Environment Protection (Commissioner) has heretofore recommended to this County Legislature the acquisition via forty-year lease, with option to renew for four additional ten-year terms and at a cost of one dollar per year, of the sanitary sewer infrastructure within the Onondaga County Consolidated Sanitary District (CSD) owned by the Town of Manlius, Town of DeWitt, Town of Pompey, Village of Manlius, and Village of Fayetteville, as well as the sanitary sewer infrastructure owned by the City of Syracuse and located within the Meadowbrook-Limestone Service Area of the CSD, in order to promote the public health and welfare of the County; and

WHEREAS, the Commissioner has duly filed his Report and Recommendations dated January 6, 2020, which has been duly approved by the County Executive; now, therefore be it

RESOLVED, by the County Legislature of the County of Onondaga, New York, as follows:

Section 1. Pursuant to the aforesaid provisions of the Onondaga County Administrative Code, this County Legislature hereby tentatively approves the aforesaid Report and Recommendations of the Commissioner as heretofore filed with it.

Section 2. A meeting of the County Legislature of the County of Onondaga, New York shall be held in the Legislative Chambers in the County Court House, in Syracuse, New York, on March 3, 2020, at 12:45 o'clock P.M., prevailing Eastern Time, for the purpose of conducting a public hearing upon the aforesaid matter. The Clerk of said County Legislature is hereby authorized and directed to cause a notice of such public hearing to be published and posted in the manner provided by law.

Section 3. This resolution shall take effect immediately.

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	ADOPTED
	FEB 04 2020
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SC JAN -6 AM IO: 22

I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE

DAY OF Februar

CLERK, COUNTY LEGISLATURE ONONDAGA COUNTY, NEW YORK

LEGISLATURE TNUOD ARAGNUM (17A17038

COMMISSIONER'S REPORT

January 6, 2020

TO: Onondaga County Legislature Onondaga County Court House 401 Montgomery Street, Room 407 Syracuse, NY 13202

On January 6, 2020, the undersigned held a Commissioner's Hearing, open to the public, pursuant to subdivision (a) of Section 11.54 of the Onondaga County Administrative Code. The purpose of the hearing was to hear public comment on:

Authorizing the Leasing of Sewer Systems from Certain Municipalities Within the Onondaga County Consolidated Sanitary District.

This hearing was properly posted and advertised. No one spoke in opposition to the proposal. It is recommended, based upon the undersigned review of the matter, that:

- 1. The Legislature set a date for a public hearing on the proposal; and,
- 2. Said costs be recovered from the Onondaga County Sanitary District.

Respectfully submitted,

Frank M. Mento, P.E. Commissioner

176 J. Ryan McMahon, II County Executive

SO JAN 17 PHI2: 31 LEGISLATURE RECENSED

COUNTY OF ONONDAGA STATE OF NEW YORK Department of WATER ENVIRONMENT PROTECTION

In the Matter of:

AUTHORIZING THE LEASING OF SEWER SYSTEMS FROM CERTAIN MUNICIPALITIES WITHIN THE ONONDAGA COUNTY CONSOLIDATED SNAITARY DISTRICT.

A PUBLIC HEARING on the above-matter was conducted at the Onondaga County Department of Water Environment Protection, 3rd floor of the Administration Building, 650 Hiawatha Boulevard West, Syracuse, NY on Monday, January 6, 2020 at 4:00 p.m.

PRESENT: sign-in sheet attached

HEARING OFFICER: Frank M. Mento, P.E. Commissioner Department of Water Environment Protection

I, Mary Gates, Administrative Assistant for Onondaga County, Department of Water Environment Protection, do hereby certify that the foregoing transcript of the Public Hearing, County of Onondaga, recorded at the time and place referenced above, is true and accurate to the best of my knowledge, skill and ability.

Reported By:

Mary Gates Administrative Assistant

Date: 1/6/2020

Mary Gains

Mary Gates Administrative Assistant

PUBLIC HEARING

ONONDAGA COUNTY DEPARTMENT OF WATER ENVIRONMENT PROTECTION MONDAY, January 6, 2020

The following occurred at 4:12 p.m.:

Commissioner Mento: This is a Commissioner's Hearing to hear public comment on authorizing long term leases of sanitary sewer systems from certain municipalities located within the Onondaga County Consolidated Sanitary District ; therefore,

It is 4:12 p.m., and I declare the hearing open. If there are no objections, I would first like to present a prepared statement for the record and will hear comments and answer questions immediately following.

(No answer)

Commissioner Mento: I present the following statement for the record:

The acquisitions, via 40 year lease, with the option to renew for four (4) additional 10-year terms, and at a cost of \$1 per year, are to obtain access to the sanitary sewer infrastructure within the Onondaga Consolidated Sanitary District and owned by the Town of Manlius, Town of Dewitt, Town of Pompey, Village of Manlius, and Village of Fayetteville, as well as sanitary sewer infrastructure owned by the City of Syracuse and located in the Meadowbrook-Limestone service area.

The leases will provide Onondaga County and the Consolidated Sanitary District the necessary ownership rights to access the assets, perform maintenance and capital renewal work, and apply for preferred financing and select grant opportunities.

Final versions of the leases will be presented to the Onondaga County Legislature to assist with review of the Local Law. Upon adoption of the Local Law, the County Executive will execute the agreements.

The action has been designated a Type 1 under SEQRA and WEP has secured lead agency status.

Further public hearings and comment sessions, as required by the legislative process, will be held to allow for additional public comment.

This concludes my statement. Does anyone have any comments or questions?

C. Fadden: I am here representing the Village of Liverpool. Is this only for the municipalities in the Meadowbrook-Limestone service area?

Comm. Mento: Yes, in whole or in part.

C. Fadden: We received the County's Lead Agency letter. How are sections of sewer being evaluated for purchase? What terms were used? Did you consider the current debt service on the sewer infrastructure?

Comm. Mento: The leases are still a work in progress. I can tell you that they are blanket leases, meaning the leases cover all sewer assets without bias, regardless of age or condition. The County will be acting as "tenant" and the municipality as "landlord".

C. Fadden: Why were leases chosen (as the vehicle)?

Comm. Mento: Leases are the preferred mechanism. It is cleaner, it is easier and allows for the districts to be kept in place. The leases will give the County the ownership status that is required for financings. A 40-year lease with four 10-year renewals is as close to ownership as it gets, based upon the duration.

If any municipalities have a net surplus, it will be applied to the district assets. If there is any debt, the County will assume the debt. The County is better able to manage debt, given its good credit rating. Another advantage is that there will only be one sewer unit charge.

G. Sgromo: If the village has a surplus, they keep it. If a town or village has existing debt, then the other municipalities will have to pay for that debt.

Comm. Mento: The debt service for the municipality will be zero. The unit charge rate will increase, but it will spread out among more users. This is not an equity transfer. There are multiple inequities, but over the long term, there will be fairness and cost savings down the road.

G. Sgromo: There was concern over how the debt burden will be spread. Why lease? Will the assets be returned after 40 years?

Comm. Mento: A 40-year lease with renewals is the same as ownership. Actually, a municipality that has taken care of its assets will be rewarded – they will be relieved of their debt service.

G. Sgromo: When will the rest be done?

Comm. Mento: That will be up to the County Executive and the County Legislature. They will look at many factors: I&I, economic development, etc. Phase 2 could be 1 municipality, several municipalities or the rest of them.

C. Fadden: Once done, will the County be responsible for all emergencies? Things that are usually done by our DPW?

Comm. Mento: Yes.

C. Fadden: It makes sense. We need to stop cleaning clean water. We need to make room for more connections, more capacity.

Comm. Mento: Agreed. If there are no more comments, then I declare this hearing closed. Thank you all for coming.

(End of hearing at 4:30 p.m.)

* * * * * * * * *

Commissioner's Hearing Date: January 6, 2020

Purpose: Lease of Sanitary Sewer Systems within Onondaga County CSD

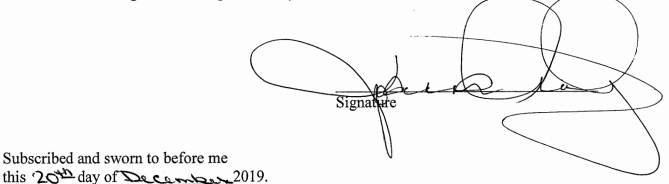
	Name	Address	e-mail address
1.	SHANNON HAMPY	OCDW6P	STANNIN HARTY CO UNGOUNGT
2.	Christing Fadden	Village of Liver out	Christina fitch 1 a smail. com
3.	Ricy Andito	CCF	rjagcot-law.com
4.	Melanie Vilardi	OCDWEP	melanievilardie fur chy rr. 102
	HEANK MENTO	OCOMER	FRANK MENTOC ON LOV. JET
	GREG Strone	5800 Herchage Conding	Dr aSgoond columnond Square. Con
	Mary gates	WEP	manygates congou net
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NOTICE OF PUBLIC HEARING

STATE OF NEW YORK) COUNTY OF ONONDAGA) SS: CITY OF SYRACUSE

being duly sworn, deposes and says: that (s)he resides in the __County of _____, New York; that (s)he city/town/village of FUDIT is over 21 years of age; that on December 20, 2019, (s)he posted the notice, copy of which is hereto annexed, in nine (9) conspicuous public places within the Onondaga County Sanitary District, and that the places in which said notice was posted are as follows:

- Town Hall, Town of Camillus 1.
- Town Hall, Town of Cicero 2.
- Town Hall, Town of Clay 3.
- Town Hall, Town of Geddes 4.
- Town Hall, Town of Onondaga 5.
- Village Hall, Village of Baldwinsville 6.
- Village Hall, Village of North Syracuse 7.
- Village Hall, Village of Camillus 8.
- Village Hall, Village of Solvay 9.



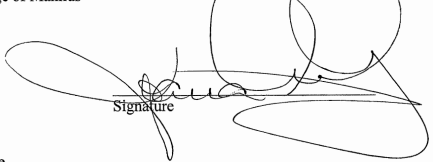
404 Notary Public - affix stamp

JENNIFER JOHNSON HILDRETH NOTARY PUBLIC - STATE OF NEW YORK No. 01Hi6362406 Qualified in Onondaga County My Commission Expires July 31, 2021

NOTICE OF PUBLIC HEARING

STATE OF NEW YORK COUNTY OF ONONDAGA) SS: CITY OF SYRACUSE / being duly sworn, deposes and says/that (s)he resides in the County of _______ New York; that (s)he city/town/village of ENTI is over 21 years of age; that on December 19, 2019, (s)he posted the notice, copy of which is hereto annexed, in eleven (11) conspicuous public places within the Onondaga County Sanitary District, and that the places in which said notice was posted are as follows:

- 1. City Hall, City of Syracuse
- 2. Town Hall, Town of Dewitt
- 3. Town Hall, Town of Lysander
- 4. Town Hall, Town of Manlius
- 5. Town Hall, Town of Pompey
- 6. Town Hall, Town of Salina
- 7. Town Hall, Town of Van Buren
- 8. Village Hall, Village of Liverpool
- 9. Village Hall, Village of East Syracuse
- 10. Village Hall, Village of Fayetteville
- 11. Village Hall, Village of Manlius



Subscribed and sworn to before me this 20th day of <u>Sector</u> 2019.

Notary Public - affix stamp

JENNIFER JOHNSON HILDRETH NOTARY PUBLIC - STATE OF NEW YORK No. 01HI6362406 Qualified in Onondaga County My Commission Expires July 31, 2021

NOTICE OF PUBLIC HEARING ONONDAGA COUNTY DEPARTMENT OF WATER ENVIRONMENT PROTECTION

Notice is hereby given that, pursuant to subdivision (a) of Section 11.54 of the Onondaga County Administrative Code, the undersigned Commissioner of Water Environment Protection of the County of Onondaga, New York, will hold a public hearing at the Department of Water Environment Protection, 650 Hiawatha Boulevard West, Syracuse, New York on the 6th day of January, 2020 at 4:00 p.m. to hear all persons interested in the following proposal:

Authorizing the Leasing of Sewer Systems From Certain Municipalities Within the Onondaga County Consolidated Sanitary District.

At such public hearing, any municipality and all persons owning property within the Onondaga County Sanitary District, or immediately adjacent thereto, shall be entitled to be heard.

Onondaga County assures that no person shall be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any of its program or activities on the grounds of race, color, national origin, gender or gender identity, sexual orientation, or disability as provided by county policy and pursuant to Title VI of the Civil Rights Act of 1964 and the Civil Rights Restoration Act of 1987 (P.L. 100.259), Section 504 of the Rehabilitation Act of 1973, the Americans with Disabilities Act of 1990, as amended, and Executive Order 13166. Onondaga County further assures every effort will be made to ensure nondiscrimination in all of its programs and activities, whether those programs and activities are federally funded or not. In the event that Onondaga County distributes federal aid funds to another government entity, it will include civil rights language in all written agreements and will monitor for compliance.

Please advise the Onondaga County Department of Water Environment Protection should you need any accommodation to facilitate your participation. Tom Ginestro, the contact for the Onondaga County Department of Water Environment Protection, can be contacted by telephone at (315) 435-2260, or by e-mail at tomginestro@ongov.net for more information.

Frank M. Mento, P.E., Commissioner.

THE POST-STANDARD

LEGAL AFFIDAVIT

INV#: 0009449200



2019 DEC 26 AMII: 18



ONONDAGA COUNTY WATER ENVIRONMENT MARY GATES 650 HIAWATHA BLVD W SYRACUSE, NY 13204

Name: ONONDAGA COUNTY WATER ENVIRONMENT

Sales Rep: Lois Rotchford

Account Number:1004983

INV#: 0009449200

	Date	·· Position	Description	P.O. Number	Ad Size
'	12/19/2019	Other Legals NY	NOTICE OF PUBLIC HEARING	Comm Hearing CSD L	1 x 101.00 CL
			ONONDAGA COUNTY		

State of New York, County of Onondaga ss. Lois Rotchford, of the City of Syracuse, in said County, being duly sworn, doth depose and says: this person is the Principal Clerk in the office of THE POST-STANDARD, a public newspaper, published in the City of Syracuse, Onondaga County, New York and that the notice, is an accurate and true copy of the ad as printed in said newspaper, was printed and published in the regular edition and issue of said newspaper on the following days, viz.:

Post-Standard 12/19/2019

Lois Rotchford Principal Clerk An Authorized Designee of the President, Timothy R. Kennedy

Subscribed and sworn to before me, this 19th day of December 2019

FOR QUESTIONS CONCERNING THIS AFFIDAVIT, PLEASE CONTACT LOIS ROTCHFORD AT (315) 470-2051 OR Legals@Syracuse.com

HEIDI A. STEPHENS Notary Public - State of New York No. 01ST6290718 Qualified in Onondaga County My Commission Expires: <u>Jo (-1 (20</u>2))

Ad N	lumber:0009449200	

Date	Position	Description	P.O. Number	Ad Size
2/19/2019	Other Legals NY	NOTICE OF PUBLIC HEARING ONONDAGA COUNTY	Comm Hearing CSD L	1 x 101.00 CL
HEARING O COUNTY DEP OF WATER MENT PROTE tice is here that, pursuan vision (a) c 11.54 of the County Adm Code, the ur Commissione ter Environme tion of the Onondaga, N will hold a pu- ing at the Di of Water En Protection, 6 tha Bouleva Syracuse, Ne the 6th day c 2020 at 4:00 hear all pers ested in the proposal: A the Leasing Systems Froi Municipalities the Onondag Consolidated District. At su hearing, any r y and all pers ing property Dinondaga Co any District, At su hearing, any r y and all pers ing property Dinondaga Co any District, At su hearing, any r y and all pers for be other ected to d for under a prom particip the denied the of, or be other ected to d for under a program or on the ground color, nation gender or gen the Givil Fo f 1987 (P.L. Section 504 of	PARTMENT ENVIRON- CTION No- aby given t to subdi- if Section Onondaga inistrative idersigned r of Wa- ent Protec- County of Jew York, Julic hear- epartment Vironment 50 Hiawa- rd West, w York on of January, 0 p.m. to ons Inter- following uthorizing of Sewer n Certain within a County Sanitary uch public nunicipali- sons own- within the unty Sani- r immedi- t thereto, led to be aga Coun- at no per- excluded pation in, e benefits wise sub- liscrimina- iny of its activities is of race, al origin, nder iden- rientation, as provid- ty policy to Title VI Rights Act the Civil ation Act 100.259), of the Re- Act of Americans es Act of nded, and ler 13166, punty fur-	Included contribution in all of its programs and activities, whether those programs and activities are federally funded or not. In the event that Onondaga County distributes federal ald funds to another government entity, it will include civil rights language in all written agreements and will monitor for compliance. Please advise the Onondaga County Department of Water Environment Protection should you need any accommodation to facilitate your participation. Tom Ginestro, the contact for the Onondaga County Department of Water Environment Protection, can be contacted by telephone at (315) 435-2260, or by e-mail at tomginestro@ongov. net for more information. Frank M. Mento, P.E., Commissioner.		

17	,	FEBRUARY 4, 2020 SESSION		
LEGISLATOR	AYES:	NOES:	ABSENT:	
1. MAY				
17. ERVIN				
2. ROWLEY				
3. BURTIS				
4. TASSONE			~	
5. CODY				
6. ABBOTT-KENAN				
7. KUHN				
8. RYAN				
9. CHASE				
10. HOLMQUIST				
11. McBRIDE				
13. BUSH				
14. JORDAN				
15. KINNE				
16. WILLIAMS				
12. KNAPP				
TOTAL	16	0	1	

February 4, 2020

Motion Made By Mr. Jordan

RESOLUTION NO.

AUTHORIZING THE COUNTY OF ONONDAGA TO ACT AS LEAD AGENCY FOR ONONDAGA COUNTY SEWAGE DISPOSAL SYSTEM LEASES UNDER THE STATE ENVIRONMENTAL QUALITY REVIEW ACT; APPROVING THE CLASSIFICATION OF A TYPE I ACTION; ACCEPTING THE ENVIRONMENTAL ASSESSMENT FORM; ACCEPTING AND ADOPTING THE NEGATIVE DECLARATION; AND AUTHORIZING THE FILING, DISTRIBUTION AND PUBLICATION OF THE NEGATIVE DECLARATION

WHEREAS, Onondaga County is seeking to enter into long-term leases for sanitary sewer systems owned by the twenty (20) local municipalities within the Consolidated Sanitary District (CSD) utilizing a phased approach based on an analysis of which municipal systems have the greatest amount of inflow and infiltration and generally in accordance with municipal/district boundaries and service areas (Project); and

WHEREAS, the phased leasing of municipal sanitary sewer systems within the CSD will provide singular operation, maintenance and capital investment responsibility for the entirety of the sewer collection and treatment systems that discharge to County wastewater treatment plants; and

WHEREAS, an analysis of the potential environmental impacts of this Project, if any, has been undertaken pursuant to the State Environmental Quality Review Act (SEQRA); and

WHEREAS, the County has notified the involved agencies that Onondaga County is serving as Lead Agency on this Project and said agencies have approved the same; and

WHEREAS, the County has classified the proposed action as a Type I action pursuant to SEQRA, and based on the anticipated environmental impacts of the Project as determined by the completed Environmental Assessment Form (EAF), the County has made a preliminary determination that the proposed action will have no significant environmental impacts; now, therefore be it

RESOLVED, that the County is hereby designated, authorized and ratified to act as Lead Agency pursuant to SEQRA; and, be it further

RESOLVED, that this Onondaga County Legislature, for the purposes of SEQRA, determines that the proposed action is a Type I Action; and, be it further

RESOLVED, that the EAF for this Project has been prepared and reviewed and is on file with the Clerk of the Legislature; and, be it further

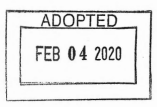
RESOLVED, that the EAF is satisfactory with respect to scope and content and adequacy in compliance with SEQRA and is accepted by this Onondaga County Legislature; and, be it further

RESOLVED, that this Onondaga County Legislature does accept and adopt the Negative Declaration for the Project in accordance with article 8 of the Environmental Conservation Law and has determined that the proposed action will not have a significant adverse effect on the environment; and, be it further

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RESOLVED, that the Onondaga County Executive, or his designee, is authorized to take such actions to comply with the requirements of SEQRA, including without limitation, the execution of documents and the filing, distribution and publication of the EAF and Negative Declaration, and any other actions to implement the intent of this resolution.

Sewer Consol BMY mmd dak



I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE

4th DAY OF

Deboar L. Maturo

CLERK, COUNTY LEGISLATURE ONONDAGA COUNTY, NEW YORK

19 DEC 50 6H 5: 25

KECEIVED NAONDAGA COUNTY LEGISLATURE

Full Environmental Assessment Form Part 1 - Project and Setting

Instructions for Completing Part 1

Part 1 is to be completed by the applicant or project sponsor. Responses become part of the application for approval or funding, are subject to public review, and may be subject to further verification.

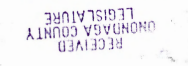
Complete Part 1 based on information currently available. If additional research or investigation would be needed to fully respond to any item, please answer as thoroughly as possible based on current information; indicate whether missing information does not exist, or is not reasonably available to the sponsor; and, when possible, generally describe work or studies which would be necessary to update or fully develop that information.

Applicants/sponsors must complete all items in Sections A & B. In Sections C, D & E, most items contain an initial question that must be answered either "Yes" or "No". If the answer to the initial question is "Yes", complete the sub-questions that follow. If the answer to the initial question is "No", proceed to the next question. Section F allows the project sponsor to identify and attach any additional information. Section G requires the name and signature of the applicant or project sponsor to verify that the information contained in Part 1 is accurate and complete.

A. Project and Applicant/Sponsor Information.

Name of Action or Project:					
Onondaga County Sewage Disposal System Lease					
Project Location (describe, and attach a general location map):					
Onondaga County					
Brief Description of Proposed Action (include purpose or need):					
Phased consolidation of services at the County level of Town, Village, and City of Syracuse real property and improvements thereto (e.g., manholes, sanitary sewer pipes and appurten consolidation are those within the Consolidated Sanitary District, as defined in Exhibit A, whe tributary to County-owned wastewater treatment infrastructure (i.e. pump stations, trunk sew Sewage Disposal System Lease is to provide singular operation & maintenance and capital and treatment system.	ances, pumpstations, etc. o's existing publicly owner vers and wastewater treati	.). Municipalities included within d sewer systems (POSS) are ment plants). The purpose of the			
Name of Applicant/Sponsor:	Telephone: our up				
	Telephone: 315-435-2260				
Onondaga County - Department of Water Environment Protection (WEP)	ater Environment Protection (WEP) E-Mail: FrankMento@ongov.net				
Address: 650 Hiawatha Blvd. West					
City/PO: Syracuse	State: NY	Zip Code: 13204			
Project Contact (if not same as sponsor; give name and title/role):	Telephone:				
Frank Mento - WEP Commissioner	E-Mail:				
Address:					
City/PO:	State:	Zip Code:			
Property Owner (if not same as sponsor): Telephone:					
Every County Town, Village, and City within the Consolidated Sanitary District (Exhibit A) E-Mail:					
Address:					
City/PO:	State:	Zip Code:			

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B. Government Approvals

B. Government Approvals, Funding, or Sponsorship. ("Funding" includes grants, loans, tax relief, and any other forms of financial assistance.)							
Government Entity	If Yes: Identify Agency and Approval(s) Required	Application Date (Actual or projected)					
a. City Counsel, Town Board, ZYes No or Village Board of Trustees	Every Town, Village and the City of Syracuse in Onondaga County Consolidated Sanitary District	TBD					
b. City, Town or Village							
c. City, Town or Yes No Village Zoning Board of Appeals							
d. Other local agencies							
e. County agencies							
f. Regional agencies							
g. State agencies							
h. Federal agencies							
i. Coastal Resources. <i>i</i> . Is the project site within a Coastal Area, or the waterfront area of a Designated Inland Waterway? □Yes ☑No							
<i>ii.</i> Is the project site located in a community <i>iii.</i> Is the project site within a Coastal Erosion	□ Yes☑No □ Yes☑No						

C. Planning and Zoning

C.1. Planning and zoning actions.	
 Will administrative or legislative adoption, or amendment of a plan, local law, ordinance, rule or regulation be the only approval(s) which must be granted to enable the proposed action to proceed? If Yes, complete sections C, F and G. If No, proceed to question C.2 and complete all remaining sections and questions in Part 1 	☐ Yes Ø No
C.2. Adopted land use plans.	
a. Do any municipally- adopted (city, town, village or county) comprehensive land use plan(s) include the site where the proposed action would be located?	V Yes No
If Yes, does the comprehensive plan include specific recommendations for the site where the proposed action would be located?	□Yes☑No
 b. Is the site of the proposed action within any local or regional special planning district (for example: Greenway; Brownfield Opportunity Area (BOA); designated State or Federal heritage area; watershed management plan; or other?) If Yes, identify the plan(s): 	□Yes □ No
N/A	
 c. Is the proposed action located wholly or partially within an area listed in an adopted municipal open space plan, or an adopted municipal farmland protection plan? If Yes, identify the plan(s): 	∐Yes ⊠ No

C.3. Zoning					
a. Is the site of the proposed action located in a municipality with an adopted zoning law or ordinance. If Yes, what is the zoning classification(s) including any applicable overlay district? project relates to leasing of existing sewer infrastructure and the real property associated therewith; permitted by existing zoning	☑ Yes ☐ No				
b. Is the use permitted or allowed by a special or conditional use permit?	☑ Yes ☐ No				
 c. Is a zoning change requested as part of the proposed action? If Yes, <i>i</i>. What is the proposed new zoning for the site? 					
C.4. Existing community services.					
a. In what school district is the project site located? All districts in the Towns, Villages and City of Syracuse in Consolidated Exhibit A)	Sewer District (see				
b. What police or other public protection forces serve the project site? see Exhibit A					
c. Which fire protection and emergency medical services serve the project site? see Exhibit A					
d. What parks serve the project site? N/A					
D. Project Details					
D.1. Proposed and Potential Development					
a. What is the general nature of the proposed action (e.g., residential, industrial, commercial, recreational; if mixed components)? utilities - sewer service lease agreement	, include all				
b. a. Total acreage of the site of the proposed action? 2,650 +/- acres b. Total acreage to be physically disturbed? 0 acres c. Total acreage (project site and any contiguous properties) owned or controlled by the applicant or project sponsor? 0 acres					
 c. Is the proposed action an expansion of an existing project or use? <i>i.</i> If Yes, what is the approximate percentage of the proposed expansion and identify the units (e.g., acres, miles, square feet)? % Units: 	Yes No No Housing units,				
 d. Is the proposed action a subdivision, or does it include a subdivision? If Yes, <i>i.</i> Purpose or type of subdivision? (e.g., residential, industrial, commercial; if mixed, specify types) 	Yes 🗹 No				
 <i>ii.</i> Is a cluster/conservation layout proposed? <i>iii.</i> Number of lots proposed?	Yes No				
 e. Will the proposed action be constructed in multiple phases? i. If No, anticipated period of construction: months ii. If Yes: Total number of phases anticipated Anticipated commencement date of phase 1 (including demolition) month year Anticipated completion date of final phase monthyear Generally describe connections or relationships among phases, including any contingencies where progress 	Yes No				

determine timing or duration of future phases: _________ Proposed action is leasing and consolidation of services which will be conducted in phases.

f. Does the proje	ct include new resid	lential uses?			Yes No
If Yes, show nur	nbers of units propo				
	One Family	<u>Two Family</u>	Three Family	Multiple Family (four or more)	
Initial Phase					
At completion					
of all phases					
g. Does the prop	osed action include	new non-residentia	al construction (inclu	iding expansions)?	□Yes 2 No
If Yes,					
<i>i</i> . Total number	of structures				
<i>ii</i> . Dimensions	in feet) of largest p	roposed structure:	height;	width; andlength	
				and the second sec	
				l result in the impoundment of any agoon or other storage?	Yes No
If Yes,	s creation of a wate	r suppry, reservoir	, pond, lake, waste la	igoon of other storage.	
<i>i</i> . Purpose of the	e impoundment:				
ii. If a water imp	oundment, the prin	cipal source of the	water:	Ground water Surface water stream	ms Other specify:
iii. If other than w	water, identify the ty	/pe of impounded/	contained liquids and	d their source.	
iv. Approximate	size of the propose	d impoundment.	Volume:	million gallons; surface area:	acres
v. Dimensions of	of the proposed dam	or impounding str	ructure:	million gallons; surface area: height; length	
vi. Construction	method/materials f	or the proposed da	m or impounding str	ructure (e.g., earth fill, rock, wood, cond	crete):
D.2. Project Op	erations				
		any excavation, mi	ining, or dredging, d	uring construction, operations, or both?	☐ Yes 7 No
				or foundations where all excavated	
materials will i	emain onsite)				
If Yes:	0.1				
<i>i</i> . What is the pu	rpose of the excava	ition or dredging?		o be removed from the site?	
• Volume	(specify tops or cul	bic vards).	s, etc.) is proposed in	o de removed nom the site:	
 Over whether the second second	at duration of time	?			
iii. Describe natu	re and characteristic	es of materials to b	e excavated or dredg	ged, and plans to use, manage or dispos	e of them.
iv Will there be	onsite dewatering	or processing of ex	cavated materials?		Yes No
If yes, descri					
What is the te	tal ana ta ha duada	ad an avaavatad?		00700	
	tal area to be dredg aximum area to be			acres	
				feet	
	vation require blast			······································	Yes No
ix. Summarize sit	e reclamation goals	and plan:			
b Would the pro-	nosed action cause	or result in alteration	on of increase or de	crease in size of, or encroachment	Yes No
				stease in size of, of choroachinent	
into any existing wetland, waterbody, shoreline, beach or adjacent area? If Yes:					
i. Identify the wetland or waterbody which would be affected (by name, water index number, wetland map number or geographic					
description):					

<i>ii.</i> Describe how the proposed action would affect that waterbody or wetland, e.g. excavation, fill, placement of structures, or alteration of channels, banks and shorelines. Indicate extent of activities, alterations and additions in square feet or acres:		
iii. Will the proposed action cause or result in disturbance to bottom sediments?	□Yes □No	
If Yes, describe: <i>iv.</i> Will the proposed action cause or result in the destruction or removal of aquatic vegetation?	Yes No	
If Yes:		
acres of aquatic vegetation proposed to be removed:		
 acres of aquatic vegetation proposed to be removed: expected acreage of aquatic vegetation remaining after project completion: 		
purpose of proposed removal (e.g. beach clearing, invasive species control, boat access):		
proposed method of plant removal:		
 proposed method of plant removal:		
v. Describe any proposed reclamation/mitigation following disturbance:		
c. Will the proposed action use, or create a new demand for water?	Yes Z No	
If Yes:		
<i>i</i> . Total anticipated water usage/demand per day: gallons/day		
<i>ii.</i> Will the proposed action obtain water from an existing public water supply? If Yes:	☐Yes ☐No	
Name of district or service area:		
 Does the existing public water supply have capacity to serve the proposal? 	Yes No	
 Is the project site in the existing district? 	\Box Yes \Box No	
 Is expansion of the district needed? 	\Box Yes \Box No	
• Do existing lines serve the project site?	Yes No	
<i>iii.</i> Will line extension within an existing district be necessary to supply the project? If Yes:	□Yes □No	
Describe extensions or capacity expansions proposed to serve this project:		
Source(s) of supply for the district:		
<i>iv.</i> Is a new water supply district or service area proposed to be formed to serve the project site? If, Yes:	☐ Yes ☐No	
Applicant/sponsor for new district:		
Date application submitted or anticipated:		
Proposed source(s) of supply for new district:		
v. If a public water supply will not be used, describe plans to provide water supply for the project:		
vi. If water supply will be from wells (public or private), what is the maximum pumping capacity: gal		
d. Will the proposed action generate liquid wastes?	Ves ZNo	
If Yes:		
 i. Total anticipated liquid waste generation per day: gallons/day ii. Nature of liquid wastes to be generated (e.g., sanitary wastewater, industrial; if combination, describe all combination, describe all combination, describe all combination. 	mnonents and	
approximate volumes or proportions of each):	inponents und	
iii. Will the proposed action use any existing public wastewater treatment facilities?	Yes No	
If Yes:		
Name of wastewater treatment plant to be used:		
• Name of district:		
 Does the existing wastewater treatment plant have capacity to serve the project? 	Yes No	
• Is the project site in the existing district?	☐ Yes ☐No	
• Is expansion of the district needed?	☐ Yes ☐No	

• Do existing sewer lines serve the project site?	□Yes□No
 Will a line extension within an existing district be necessary to serve the project? 	□Yes □No
If Yes:	
Describe extensions or capacity expansions proposed to serve this project:	
iv. Will a new wastewater (sewage) treatment district be formed to serve the project site?	□Yes□No
If Yes:	
 Applicant/sponsor for new district:	
What is the receiving water for the wastewater discharge?	
v. If public facilities will not be used, describe plans to provide wastewater treatment for the project, including spe	cifying proposed
receiving water (name and classification if surface discharge or describe subsurface disposal plans):	
vi. Describe any plans or designs to capture, recycle or reuse liquid waste:	
e. Will the proposed action disturb more than one acre and create stormwater runoff, either from new point	□Yes 2 No
sources (i.e. ditches, pipes, swales, curbs, gutters or other concentrated flows of stormwater) or non-point	
source (i.e. sheet flow) during construction or post construction?	
If Yes: <i>i</i> . How much impervious surface will the project create in relation to total size of project parcel?	
Square feet oracres (impervious surface)	
Square feet or acres (parcel size)	
<i>ii.</i> Describe types of new point sources.	
	ranartias
<i>iii.</i> Where will the stormwater runoff be directed (i.e. on-site stormwater management facility/structures, adjacent p groundwater, on-site surface water or off-site surface waters)?	noperues,
groundwater, on-site surface water of on site surface waters).	
If to surface waters, identify receiving water bodies or wetlands:	
• Will stormwater runoff flow to adjacent properties?	☐ Yes ☐ No
iv. Does the proposed plan minimize impervious surfaces, use pervious materials or collect and re-use stormwater?	☐ Yes ☐ No
f. Does the proposed action include, or will it use on-site, one or more sources of air emissions, including fuel	Yes 🛛 No
combustion, waste incineration, or other processes or operations?	
If Yes, identify:	
<i>i</i> . Mobile sources during project operations (e.g., heavy equipment, fleet or delivery vehicles)	
ii. Stationary sources during construction (e.g., power generation, structural heating, batch plant, crushers)	
iii Stationers and the exactions (a summary emissions large heilers electric concretion)	
iii. Stationary sources during operations (e.g., process emissions, large boilers, electric generation)	
g. Will any air emission sources named in D.2.f (above), require a NY State Air Registration, Air Facility Permit,	Yes No
or Federal Clean Air Act Title IV or Title V Permit?	
If Yes:	
<i>i</i> . Is the project site located in an Air quality non-attainment area? (Area routinely or periodically fails to meet	□Yes□No
ambient air quality standards for all or some parts of the year)	
<i>ii.</i> In addition to emissions as calculated in the application, the project will generate:	
•Tons/year (short tons) of Carbon Dioxide (CO ₂)	
•Tons/year (short tons) of Nitrous Oxide (N ₂ O)	
 Tons/year (short tons) of Perfluorocarbons (PFCs) Tons/year (short tons) of Sulfur Hexafluoride (SF₆) 	
 Tons/year (short tons) of Suffur Hexandoride (Sr₆) Tons/year (short tons) of Carbon Dioxide equivalent of Hydroflourocarbons (HFCs) 	
Tons/year (short tons) of Hazardous Air Pollutants (HAPs)	

 h. Will the proposed action generate or emit methane (including, but not limited to, sewage treatment plants, landfills, composting facilities)? If Yes: i. Estimate methane generation in tons/year (metric): 			
<i>ii.</i> Describe any methane capture, control or elimination measures included in project design (e.g., combustion to g electricity, flaring):	enerate heat or		
 Will the proposed action result in the release of air pollutants from open-air operations or processes, such as quarry or landfill operations? If Yes: Describe operations and nature of emissions (e.g., diesel exhaust, rock particulates/dust): 	∏Yes ∏ No		
 j. Will the proposed action result in a substantial increase in traffic above present levels or generate substantial new demand for transportation facilities or services? If Yes: i. When is the peak traffic expected (Check all that apply): i. When is the peak traffic expected (Check all that apply): i. Morning i. Evening i. Weekend i. For commercial activities only, projected number of truck trips/day and type (e.g., semi trailers and dump truck) 			
 <i>iii.</i> Parking spaces: Existing Proposed Net increase/decrease <i>iv.</i> Does the proposed action include any shared use parking? <i>v.</i> If the proposed action includes any modification of existing roads, creation of new roads or change in existing <i>vi.</i> Are public/private transportation service(s) or facilities available within ½ mile of the proposed site? <i>vii.</i> Will the proposed action include access to public transportation or accommodations for use of hybrid, electric 			
or other alternative fueled vehicles? <i>viii</i> . Will the proposed action include plans for pedestrian or bicycle accommodations for connections to existing pedestrian or bicycle routes?	Yes No		
 k. Will the proposed action (for commercial or industrial projects only) generate new or additional demand for energy? If Yes: <i>i</i>. Estimate annual electricity demand during operation of the proposed action: <i>ii</i>. Anticipated sources/suppliers of electricity for the project (e.g., on-site combustion, on-site renewable, via grid/leother): 			
<i>iii.</i> Will the proposed action require a new, or an upgrade, to an existing substation?	Yes No		
1. Hours of operation. Answer all items which apply. ii. During Construction: iii. During Construction: iii. During Operations: iii. During Operations: iii. During Operations: iii. Saturday: 24/7 (sewer system iii. Sunday: 24/7 (sewer system iii. Holidays: 24/7 (sewer system	n) n)		

 m. Will the proposed action produce noise that will exceed existing ambient noise levels during construction, operation, or both? If yes: i. Provide details including sources, time of day and duration: 	☐ Yes Ø No
<i>ii.</i> Will the proposed action remove existing natural barriers that could act as a noise barrier or screen? Describe:	☐ Yes ☐ No
 n. Will the proposed action have outdoor lighting? If yes: <i>i</i>. Describe source(s), location(s), height of fixture(s), direction/aim, and proximity to nearest occupied structures: 	∐Yes Ø No
 Will proposed action remove existing natural barriers that could act as a light barrier or screen? Describe:	□Yes□No
 Does the proposed action have the potential to produce odors for more than one hour per day? If Yes, describe possible sources, potential frequency and duration of odor emissions, and proximity to nearest occupied structures: 	Yes No
 p. Will the proposed action include any bulk storage of petroleum (combined capacity of over 1,100 gallons) or chemical products 185 gallons in above ground storage or any amount in underground storage? If Yes: <i>i</i>. Product(s) to be stored <i>ii</i>. Volume(s) per unit time (e.g., month, year) <i>iii</i>. Generally, describe the proposed storage facilities: 	Yes No
 q. Will the proposed action (commercial, industrial and recreational projects only) use pesticides (i.e., herbicides, insecticides) during construction or operation? If Yes: <i>i</i>. Describe proposed treatment(s): <i>i</i>. Describe proposed treatment(s): 	Yes V No
ii. Will the proposed action use Integrated Pest Management Practices? r. Will the proposed action (commercial or industrial projects only) involve or require the management or disposal of solid waste (excluding hazardous materials)? If Yes: i. Describe any solid waste(s) to be generated during construction or operation of the facility: • Construction: tons per • Operation : tons per ii. Describe any proposals for on-site minimization, recycling or reuse of materials to avoid disposal as solid waste: • Construction:	
Operation:	

s. Does the proposed action include construction or modification of a solid waste management facility?				
If Yes: <i>i</i> . Type of management or handling of waste proposed for the site (e.g., recycling or transfer station, composting, landfill, or				
other disposal activities):				
Tons/month, if transfer or other non-o	combustion/thermal treatmen	t, or		
Tons/hour, if combustion or thermal	treatment			
iii. If landfill, anticipated site life:				
t. Will the proposed action at the site involve the comme	rcial generation, treatment, st	orage, or disposal of hazard	ous 🗌 Yes 🖉 No	
waste? If Yes:				
<i>i</i> . Name(s) of all hazardous wastes or constituents to be	generated, handled or manage	ed at facility:		
		· · · · · · · · · · · · · · · · · · ·		
	1			
<i>ii.</i> Generally describe processes or activities involving h	nazardous wastes or constitue	nts:		
iii. Specify amount to be handled or generated to				
iv. Describe any proposals for on-site minimization, rec	ycling or reuse of hazardous	constituents:		
v. Will any hazardous wastes be disposed at an existing			☐Yes ☐No	
If Yes: provide name and location of facility:				
If No: describe proposed management of any hazardous	wastes which will not be sent	to a hazardous waste facilit	V.	
In No. desence proposed management of any nazardous	wastes which whi not be sent	to a hazardous waste facilit	.y	
E. Site and Setting of Proposed Action				
E.1. Land uses on and surrounding the project site				
a. Existing land uses.				
<i>i</i> . Check all uses that occur on, adjoining and near the	project site.			
Urban Industrial Commercial Resid	ential (suburban) [] Rural (specify): Municipal	(non-farm)		
<i>ii.</i> If mix of uses, generally describe:	(specify). Municipal			
Wherever sewer systems and facilities are located in the Ononda	ga County Consolidated Sewer D	istrict. Mix of urban, residentia	I, and rural	
b. Land uses and covertypes on the project site.				
Land use or	Current	Acreage After	Change	
Covertype	Acreage	Project Completion	(Acres +/-)	
• Roads, buildings, and other paved or impervious	2,650+/-	same	0	
surfaces				
Forested	unkown	same	0	
 Meadows, grasslands or brushlands (non- agricultural, including abandoned agricultural) 	unkown	same	0	
Agricultural	unkerre		0	
(includes active orchards, field, greenhouse etc.)	unkown	same	0	
Surface water features	0	0	0	
(lakes, ponds, streams, rivers, etc.)	U	0	0	
• Wetlands (freshwater or tidal)	0	0	0	
Non-vegetated (bare rock, earth or fill) 0 0				
• Other				
Describe: N/A				

c. Is the project site presently used by members of the community for public recreation?<i>i.</i> If Yes: explain:	□Yes√No
 d. Are there any facilities serving children, the elderly, people with disabilities (e.g., schools, hospitals, licensed day care centers, or group homes) within 1500 feet of the project site? If Yes, i. Identify Facilities: 	☐Yes ∑ No
e. Does the project site contain an existing dam? If Yes: i. Dimensions of the dam and impoundment: • Dam height:	☐Yes ⁄ No
Surface area: acres Volume impounded: gallons OR acre-feet	
<i>ii.</i> Dam's existing hazard classification:	
<i>iii.</i> Provide date and summarize results of last inspection:	
f. Has the project site ever been used as a municipal, commercial or industrial solid waste management facility, or does the project site adjoin property which is now, or was at one time, used as a solid waste management facility Yes:	∐Yes ∑ No ility?
<i>i</i> . Has the facility been formally closed?	Yes No
If yes, cite sources/documentation:	
ii. Describe the location of the project site relative to the boundaries of the solid waste management facility:	
<i>iii.</i> Describe any development constraints due to the prior solid waste activities:	
g. Have hazardous wastes been generated, treated and/or disposed of at the site, or does the project site adjoin property which is now or was at one time used to commercially treat, store and/or dispose of hazardous waste? If Yes:	Yes
<i>i</i> . Describe waste(s) handled and waste management activities, including approximate time when activities occurr Lease of existing sanitary sewer system	ed:
 h. Potential contamination history. Has there been a reported spill at the proposed project site, or have any remedial actions been conducted at or adjacent to the proposed site? If Yes: 	☐Yes 🗹 No
<i>i</i> . Is any portion of the site listed on the NYSDEC Spills Incidents database or Environmental Site Remediation database? Check all that apply:	□Yes□No
Yes – Spills Incidents database Provide DEC ID number(s):	
 Yes – Environmental Site Remediation database Provide DEC ID number(s):	
<i>ii.</i> If site has been subject of RCRA corrective activities, describe control measures:	
 iii. Is the project within 2000 feet of any site in the NYSDEC Environmental Site Remediation database? If yes, provide DEC ID number(s): 	☐Yes ☐No
iv. If yes to (i), (ii) or (iii) above, describe current status of site(s):	

v. Is the project site subject to an institutional control limiting property uses?		Yes
 If yes, DEC site ID number:		
 Describe the type of institutional control (e.g., deed restriction or easement): Describe any use limitations: 		
Describe any engineering controls:		
• Will the project affect the institutional or engineering controls in place?		Yes No
Explain:		
E.2. Natural Resources On or Near Project Site	-	
a. What is the average depth to bedrock on the project site?	n/a feet	
b. Are there bedrock outcroppings on the project site?		☐ Yes Z No
If Yes, what proportion of the site is comprised of bedrock outcroppings?	%	
c. Predominant soil type(s) present on project site: n/a	%	
	%	
	%	
d. What is the average depth to the water table on the project site? Average: for	eet	
e. Drainage status of project site soils: Well Drained: n/a% of site		
Moderately Well Drained:% of site		
Poorly Drained% of site		
f. Approximate proportion of proposed action site with slopes: \Box 0-10%:	n/a% of site	
□ 10-15%: □ 15% or greater:	% of site % of site	
g. Are there any unique geologic features on the project site? If Yes, describe:		☐ Yes 7 No
h. Surface water features.	come rivers	□Yes 2 No
<i>i</i> . Does any portion of the project site contain wetlands or other waterbodies (including str ponds or lakes)?	eams, mens,	
<i>ii.</i> Do any wetlands or other waterbodies adjoin the project site?		□Yes☑No
If Yes to either <i>i</i> or <i>ii</i> , continue. If No, skip to E.2.i.		
iii. Are any of the wetlands or waterbodies within or adjoining the project site regulated by	any federal,	☐ Yes ☐No
state or local agency?		
 <i>iv.</i> For each identified regulated wetland and waterbody on the project site, provide the fol Streams: Name	Classification	
• Wetlands: Name	Approximate Size	
• Wetland No. (if regulated by DEC)	1	
v. Are any of the above water bodies listed in the most recent compilation of NYS water q waterbodies?	uality-impaired	Yes No
If yes, name of impaired water body/bodies and basis for listing as impaired:		
i. Is the project site in a designated Floodway?		Yes No
j. Is the project site in the 100-year Floodplain?		Yes No
k. Is the project site in the 500-year Floodplain?		Yes No
l. Is the project site located over, or immediately adjoining, a primary, principal or sole sou	rce aquifer?	Yes No
If Yes: <i>i</i> . Name of aquifer:		
. Traine of aquitor.		

m. Identify the predominant wildlife species that occupy or use the project site:	
 n. Does the project site contain a designated significant natural community? If Yes: <i>i</i>. Describe the habitat/community (composition, function, and basis for designation): 	Yes ZNo
 <i>ii.</i> Source(s) of description or evaluation: <i>iii.</i> Extent of community/habitat: Currently: Following completion of project as proposed: Gain or loss (indicate + or -): o. Does project site contain any species of plant or animal that is listed by the federal government or NYS as 	☐ Yes ∑ No
 endangered or threatened, or does it contain any areas identified as habitat for an endangered or threatened spec If Yes: Species and listing (endangered or threatened): 	ies?
 p. Does the project site contain any species of plant or animal that is listed by NYS as rare, or as a species of special concern? If Yes: i. Species and listing: 	☐Yes ⁄ No
q. Is the project site or adjoining area currently used for hunting, trapping, fishing or shell fishing? If yes, give a brief description of how the proposed action may affect that use:	∐Yes Z No
E.3. Designated Public Resources On or Near Project Site	
 a. Is the project site, or any portion of it, located in a designated agricultural district certified pursuant to Agriculture and Markets Law, Article 25-AA, Section 303 and 304? If Yes, provide county plus district name/number:	∐Yes ∏ No
 b. Are agricultural lands consisting of highly productive soils present? <i>i</i>. If Yes: acreage(s) on project site? <i>ii</i>. Source(s) of soil rating(s): 	∐Yes ∑ No
 c. Does the project site contain all or part of, or is it substantially contiguous to, a registered National Natural Landmark? If Yes: i. Nature of the natural landmark: ii. Biological Community iii. Geological Feature iii. Provide brief description of landmark, including values behind designation and approximate size/extent: 	∐Yes Z No
 d. Is the project site located in or does it adjoin a state listed Critical Environmental Area? If Yes: <i>i</i>. CEA name: <i>ii</i>. Basis for designation: <i>iii</i>. Designating agency and date: 	☐Yes / No

 e. Does the project site contain, or is it substantially contiguous to, a building, archaeological site, or district which is listed on the National or State Register of Historic Places, or that has been determined by the Commiss Office of Parks, Recreation and Historic Preservation to be eligible for listing on the State Register of Historic P If Yes: i. Nature of historic/archaeological resource: Archaeological Site Historic Building or District ii. Name: iii. Brief description of attributes on which listing is based: 	
f. Is the project site, or any portion of it, located in or adjacent to an area designated as sensitive for archaeological sites on the NY State Historic Preservation Office (SHPO) archaeological site inventory?	∐Yes ⊉ No
 g. Have additional archaeological or historic site(s) or resources been identified on the project site? If Yes: i. Describe possible resource(s): ii. Basis for identification: 	∐Yes ⊉ No
 h. Is the project site within fives miles of any officially designated and publicly accessible federal, state, or local scenic or aesthetic resource? If Yes: i. Identify resource: 	∐Yes ⊠ No
 ii. Nature of, or basis for, designation (e.g., established highway overlook, state or local park, state historic trail or etc.): iii. Distance between project and resource: miles. 	scenic byway,
 i. Is the project site located within a designated river corridor under the Wild, Scenic and Recreational Rivers Program 6 NYCRR 666? If Yes: i. Identify the name of the river and its designation: 	∏Yes ⊠ No
ii. Is the activity consistent with development restrictions contained in 6NYCRR Part 666?	Yes No

F. Additional Information

Attach any additional information which may be needed to clarify your project.

If you have identified any adverse impacts which could be associated with your proposal, please describe those impacts plus any measures which you propose to avoid or minimize them.

G. Verification

I certify that the information provided is true to the best of my knowledge.

Applicant/Sponsor Name Frank Mento	Date January 2, 2020
Signature	Title_WEP Commissioner

Full Environmental Assessment Form Part 2 - Identification of Potential Project Impacts Date :

Part 2 is to be completed by the lead agency. Part 2 is designed to help the lead agency inventory all potential resources that could be affected by a proposed project or action. We recognize that the lead agency's reviewer(s) will not necessarily be environmental professionals. So, the questions are designed to walk a reviewer through the assessment process by providing a series of questions that can be answered using the information found in Part 1. To further assist the lead agency in completing Part 2, the form identifies the most relevant questions in Part 1 that will provide the information needed to answer the Part 2 question. When Part 2 is completed, the lead agency will have identified the relevant environmental areas that may be impacted by the proposed activity.

If the lead agency is a state agency and the action is in any Coastal Area, complete the Coastal Assessment Form before proceeding with this assessment.

Tips for completing Part 2:

- Review all of the information provided in Part 1.
- Review any application, maps, supporting materials and the Full EAF Workbook.
- Answer each of the 18 questions in Part 2. •
- If you answer "Yes" to a numbered question, please complete all the questions that follow in that section.
- If you answer "No" to a numbered question, move on to the next numbered question.
- Check appropriate column to indicate the anticipated size of the impact.
- Proposed projects that would exceed a numeric threshold contained in a question should result in the reviewing agency checking the box "Moderate to large impact may occur."
- The reviewer is not expected to be an expert in environmental analysis.
- If you are not sure or undecided about the size of an impact, it may help to review the sub-questions for the general question and consult the workbook.
- When answering a question consider all components of the proposed activity, that is, the "whole action".
- Consider the possibility for long-term and cumulative impacts as well as direct impacts.
- ntovt of 1 the coole and

 Impact on Land Proposed action may involve construction on, or physical alteration of, the land surface of the proposed site. (See Part 1. D.1) If "Yes", answer questions a - j. If "No", move on to Section 2. 	ZNO YES		
	Relevant Part I Question(s)	No, or small impact may occur	Moderate to large impact may occur
a. The proposed action may involve construction on land where depth to water table is less than 3 feet.	E2d		
b. The proposed action may involve construction on slopes of 15% or greater.	E2f		
c. The proposed action may involve construction on land where bedrock is exposed, or generally within 5 feet of existing ground surface.	E2a		
d. The proposed action may involve the excavation and removal of more than 1,000 tons of natural material.	D2a		
e. The proposed action may involve construction that continues for more than one year or in multiple phases.	Dle		
f. The proposed action may result in increased erosion, whether from physical disturbance or vegetation removal (including from treatment by herbicides).	D2e, D2q		
g. The proposed action is, or may be, located within a Coastal Erosion hazard area.	Bli		
h. Other impacts:			

 Impact on Geological Features The proposed action may result in the modification or destruction of, or inhib access to, any unique or unusual land forms on the site (e.g., cliffs, dunes, minerals, fossils, caves). (See Part 1. E.2.g) If "Yes", answer questions a - c. If "No", move on to Section 3. 	it 🗹 NC)	YES
	Relevant Part I Question(s)	No, or small impact may occur	Moderate to large impact may occur
a. Identify the specific land form(s) attached:	E2g		
 b. The proposed action may affect or is adjacent to a geological feature listed as a registered National Natural Landmark. Specific feature:	E3c		
c. Other impacts:			
3. Impacts on Surface Water The proposed action may affect one or more wetlands or other surface water bodies (e.g., streams, rivers, ponds or lakes). (See Part 1. D.2, E.2.h) If "Yes", answer questions a - l. If "No", move on to Section 4.	Z NC		YES
	Relevant Part I Question(s)	No, or small impact may occur	Moderate to large impact may occur
a. The proposed action may create a new water body.	D2b, D1h		
b. The proposed action may result in an increase or decrease of over 10% or more than a 10 acre increase or decrease in the surface area of any body of water.	D2b		
c. The proposed action may involve dredging more than 100 cubic yards of material from a wetland or water body.	D2a		
d. The proposed action may involve construction within or adjoining a freshwater or tidal wetland, or in the bed or banks of any other water body.	E2h		
e. The proposed action may create turbidity in a waterbody, either from upland erosion, runoff or by disturbing bottom sediments.	D2a, D2h		
f. The proposed action may include construction of one or more intake(s) for withdrawal of water from surface water.	D2c		
g. The proposed action may include construction of one or more outfall(s) for discharge of wastewater to surface water(s).	D2d		
h. The proposed action may cause soil erosion, or otherwise create a source of stormwater discharge that may lead to siltation or other degradation of receiving water bodies.	D2e		
i. The proposed action may affect the water quality of any water bodies within or downstream of the site of the proposed action.	E2h		
j. The proposed action may involve the application of pesticides or herbicides in or around any water body.	D2q, E2h		
k. The proposed action may require the construction of new, or expansion of existing, wastewater treatment facilities.	D1a, D2d		

l. Other impacts: _____ □ □

 4. Impact on groundwater The proposed action may result in new or additional use of ground water, or may have the potential to introduce contaminants to ground water or an aquife (See Part 1. D.2.a, D.2.c, D.2.d, D.2.p, D.2.q, D.2.t) If "Yes", answer questions a - h. If "No", move on to Section 5.	⊘ NC er.)	YES
	Relevant Part I Question(s)	No, or small impact may occur	Moderate to large impact may occur
a. The proposed action may require new water supply wells, or create additional demand on supplies from existing water supply wells.	D2c		
 b. Water supply demand from the proposed action may exceed safe and sustainable withdrawal capacity rate of the local supply or aquifer. Cite Source:	D2c		
c. The proposed action may allow or result in residential uses in areas without water and sewer services.	D1a, D2c		
d. The proposed action may include or require wastewater discharged to groundwater.	D2d, E2l		
e. The proposed action may result in the construction of water supply wells in locations where groundwater is, or is suspected to be, contaminated.	D2c, E1f, E1g, E1h		
f. The proposed action may require the bulk storage of petroleum or chemical products over ground water or an aquifer.	D2p, E2l		
g. The proposed action may involve the commercial application of pesticides within 100 feet of potable drinking water or irrigation sources.	E2h, D2q, E2l, D2c		
h. Other impacts:			

The proposed action may result in development on lands subject to flooding. (See Part 1. E.2) If "Yes", answer questions a - g. If "No", move on to Section 6.	И ПО		YES
	Relevant Part I Question(s)	No, or small impact may occur	Moderate to large impact may occur
a. The proposed action may result in development in a designated floodway.	E2i		
b. The proposed action may result in development within a 100 year floodplain.	E2j		
c. The proposed action may result in development within a 500 year floodplain.	E2k		
d. The proposed action may result in, or require, modification of existing drainage patterns.	D2b, D2e		
e. The proposed action may change flood water flows that contribute to flooding.	D2b, E2i, E2j, E2k		
f. If there is a dam located on the site of the proposed action, is the dam in need of repair, or upgrade?	E1e		

g. Other impacts: _____ □ □

 6. Impacts on Air The proposed action may include a state regulated air emission source. (See Part 1. D.2.f., D.2.h, D.2.g) If "Yes", answer questions a - f. If "No", move on to Section 7. 	₽NO		YES
	Relevant Part I Question(s)	No, or small impact may occur	Moderate to large impact may occur
 a. If the proposed action requires federal or state air emission permits, the action may also emit one or more greenhouse gases at or above the following levels: More than 1000 tons/year of carbon dioxide (CO₂) More than 3.5 tons/year of nitrous oxide (N₂O) More than 1000 tons/year of carbon equivalent of perfluorocarbons (PFCs) More than .045 tons/year of sulfur hexafluoride (SF₆) More than 1000 tons/year of carbon dioxide equivalent of hydrochloroflourocarbons (HFCs) emissions vi. 43 tons/year or more of methane 	D2g D2g D2g D2g D2g D2g D2g		
b. The proposed action may generate 10 tons/year or more of any one designated hazardous air pollutant, or 25 tons/year or more of any combination of such hazardous air pollutants.	D2g		
c. The proposed action may require a state air registration, or may produce an emissions rate of total contaminants that may exceed 5 lbs. per hour, or may include a heat source capable of producing more than 10 million BTU's per hour.	D2f, D2g		
d. The proposed action may reach 50% of any of the thresholds in "a" through "c", above.	D2g		
e. The proposed action may result in the combustion or thermal treatment of more than 1 ton of refuse per hour.	D2s		
f. Other impacts:			

7. Impact on Plants and Animals The proposed action may result in a loss of flora or fauna. (See Part 1. E.2. If "Yes", answer questions a - j. If "No", move on to Section 8.	mq.)	NO	☐ YES
	Relevant Part I Question(s)	No, or small impact may occur	Moderate to large impact may occur
a. The proposed action may cause reduction in population or loss of individuals of any threatened or endangered species, as listed by New York State or the Federal government, that use the site, or are found on, over, or near the site.	E2o		
b. The proposed action may result in a reduction or degradation of any habitat used by any rare, threatened or endangered species, as listed by New York State or the federal government.	E2o		
c. The proposed action may cause reduction in population, or loss of individuals, of any species of special concern or conservation need, as listed by New York State or the Federal government, that use the site, or are found on, over, or near the site.	E2p		
d. The proposed action may result in a reduction or degradation of any habitat used by any species of special concern and conservation need, as listed by New York State or the Federal government.	E2p		

e. The proposed action may diminish the capacity of a registered National Natural Landmark to support the biological community it was established to protect.	E3c	
f. The proposed action may result in the removal of, or ground disturbance in, any portion of a designated significant natural community. Source:	E2n	
g. The proposed action may substantially interfere with nesting/breeding, foraging, or over-wintering habitat for the predominant species that occupy or use the project site.	E2m	
h. The proposed action requires the conversion of more than 10 acres of forest, grassland or any other regionally or locally important habitat. Habitat type & information source:	Elb	
i. Proposed action (commercial, industrial or recreational projects, only) involves use of herbicides or pesticides.	D2q	
j. Other impacts:		

8. Impact on Agricultural Resources The proposed action may impact agricultural resources. (See Part 1. E.3.a. a If "Yes", answer questions a - h. If "No", move on to Section 9.	and b.)	NO	YES
	Relevant Part I Question(s)	No, or small impact may occur	Moderate to large impact may occur
a. The proposed action may impact soil classified within soil group 1 through 4 of the NYS Land Classification System.	E2c, E3b		
 b. The proposed action may sever, cross or otherwise limit access to agricultural land (includes cropland, hayfields, pasture, vineyard, orchard, etc). 	E1a, Elb		
c. The proposed action may result in the excavation or compaction of the soil profile of active agricultural land.	E3b		
d. The proposed action may irreversibly convert agricultural land to non-agricultural uses, either more than 2.5 acres if located in an Agricultural District, or more than 10 acres if not within an Agricultural District.	E1b, E3a		
e. The proposed action may disrupt or prevent installation of an agricultural land management system.	El a, Elb		
f. The proposed action may result, directly or indirectly, in increased development potential or pressure on farmland.	C2c, C3, D2c, D2d		
g. The proposed project is not consistent with the adopted municipal Farmland Protection Plan.	C2c		
h. Other impacts:			

 9. Impact on Aesthetic Resources The land use of the proposed action are obviously different from, or are in sharp contrast to, current land use patterns between the proposed project and a scenic or aesthetic resource. (Part 1. E.1.a, E.1.b, E.3.h.) If "Yes", answer questions a - g. If "No", go to Section 10. 	V N	0 []YES
	Relevant Part I Question(s)	No, or small impact may occur	Moderate to large impact may occur
a. Proposed action may be visible from any officially designated federal, state, or local scenic or aesthetic resource.	E3h		
b. The proposed action may result in the obstruction, elimination or significant screening of one or more officially designated scenic views.	E3h, C2b		
c. The proposed action may be visible from publicly accessible vantage points:i. Seasonally (e.g., screened by summer foliage, but visible during other seasons)ii. Year round	E3h		
 d. The situation or activity in which viewers are engaged while viewing the proposed action is: i. Routine travel by residents, including travel to and from work ii. Recreational or tourism based activities 	E3h E2q, E1c		
e. The proposed action may cause a diminishment of the public enjoyment and appreciation of the designated aesthetic resource.	E3h		
 f. There are similar projects visible within the following distance of the proposed project: 0-1/2 mile ½ -3 mile 3-5 mile 5+ mile 	Dla, Ela, Dlf, Dlg		
g. Other impacts:			
 10. Impact on Historic and Archeological Resources The proposed action may occur in or adjacent to a historic or archaeological resource. (Part 1. E.3.e, f. and g.) If "Yes", answer questions a - e. If "No", go to Section 11. 	N	D [YES
	Relevant Part I Question(s)	No, or small impact may occur	Moderate to large impact may occur
a. The proposed action may occur wholly or partially within, or substantially contiguous to, any buildings, archaeological site or district which is listed on the National or State Register of Historical Places, or that has been determined by the Commissioner of the NYS Office of Parks, Recreation and Historic Preservation to be eligible for listing on the State Register of Historic Places.	E3e		
b. The proposed action may occur wholly or partially within, or substantially contiguous to, an area designated as sensitive for archaeological sites on the NY State Historic Preservation Office (SHPO) archaeological site inventory.	E3f		
c. The proposed action may occur wholly or partially within, or substantially contiguous to, an archaeological site not included on the NY SHPO inventory. Source:	E3g		

d. Other impacts:			
If any of the above (a-d) are answered "Moderate to large impact may e. occur", continue with the following questions to help support conclusions in Part 3:			
i. The proposed action may result in the destruction or alteration of all or part of the site or property.	E3e, E3g, E3f		
ii. The proposed action may result in the alteration of the property's setting or integrity.	E3e, E3f, E3g, E1a, E1b		
iii. The proposed action may result in the introduction of visual elements which are out of character with the site or property, or may alter its setting.	E3e, E3f, E3g, E3h, C2, C3		
 11. Impact on Open Space and Recreation The proposed action may result in a loss of recreational opportunities or a reduction of an open space resource as designated in any adopted municipal open space plan. (See Part 1. C.2.c, E.1.c., E.2.q.) If "Yes", answer questions a - e. If "No", go to Section 12.	V N	0]YES
	Relevant	No, or	Moderate
	Part I Question(s)	small impact may occur	to large impact may occur
a. The proposed action may result in an impairment of natural functions, or "ecosystem services", provided by an undeveloped area, including but not limited to stormwater storage, nutrient cycling, wildlife habitat.	D2e, E1b E2h, E2m, E2o, E2n, E2p		
b. The proposed action may result in the loss of a current or future recreational resource.	C2a, E1c, C2c, E2q		
c. The proposed action may eliminate open space or recreational resource in an area with few such resources.	C2a, C2c E1c, E2q		
d. The proposed action may result in loss of an area now used informally by the community as an open space resource.	C2c, E1c		
e. Other impacts:			
	•		
 12. Impact on Critical Environmental Areas The proposed action may be located within or adjacent to a critical environmental area (CEA). (See Part 1. E.3.d) If "Yes", answer questions a - c. If "No", go to Section 13. 	V NO	o []	YES
	Relevant Part I Question(s)	No, or small impact may occur	Moderate to large impact may occur
a. The proposed action may result in a reduction in the quantity of the resource or characteristic which was the basis for designation of the CEA.	E3d		
b. The proposed action may result in a reduction in the quality of the resource or characteristic which was the basis for designation of the CEA.	E3d		
c. Other impacts:			

	-		
13. Impact on Transportation The proposed action may result in a change to existing transportation systems (See Part 1. D.2.j)	s. 🖌 No	0	YES
If "Yes", answer questions a - f. If "No", go to Section 14.			
	Relevant Part I Question(s)	No, or small impact may occur	Moderate to large impact may occur
a. Projected traffic increase may exceed capacity of existing road network.	D2j		
b. The proposed action may result in the construction of paved parking area for 500 or more vehicles.	D2j		
c. The proposed action will degrade existing transit access.	D2j		
d. The proposed action will degrade existing pedestrian or bicycle accommodations.	D2j		
e. The proposed action may alter the present pattern of movement of people or goods.	D2j		
f. Other impacts:			
14 Immed on Enour			
 14. Impact on Energy The proposed action may cause an increase in the use of any form of energy. (See Part 1. D.2.k) If "Yes", answer questions a - e. If "No", go to Section 15. 	V NO	о 🗌	YES
	Relevant Part I Question(s)	No, or small impact may occur	Moderate to large impact may occur
a. The proposed action will require a new, or an upgrade to an existing, substation.	D2k		
b. The proposed action will require the creation or extension of an energy transmission or supply system to serve more than 50 single or two-family residences or to serve a commercial or industrial use.	D1f, D1q, D2k		
c. The proposed action may utilize more than 2,500 MWhrs per year of electricity.	D2k		
d. The proposed action may involve heating and/or cooling of more than 100,000 square feet of building area when completed.	Dlg		
e. Other Impacts:			
 15. Impact on Noise, Odor, and Light The proposed action may result in an increase in noise, odors, or outdoor ligh (See Part 1. D.2.m., n., and o.) If "Yes", answer questions a - f. If "No", go to Section 16. 	ting. √ NO		YES
	Relevant	No, or	Moderate
	Part I Question(s)	small impact may occur	to large impact may occur
a. The proposed action may produce sound above noise levels established by local regulation.	D2m		
b. The proposed action may result in blasting within 1,500 feet of any residence, hospital, school, licensed day care center, or nursing home.	D2m, E1d		

d. The proposed action may result in light shining onto adjoining properties.	D2n	
e. The proposed action may result in lighting creating sky-glow brighter than existing area conditions.	D2n, E1a	
f. Other impacts:		

16. Impact on Human Health The proposed action may have an impact on human health from exposure to new or existing sources of contaminants. (See Part 1.D.2.q., E.1. d. f. g. an <i>If "Yes", answer questions a - m. If "No", go to Section 17.</i>	nd h.)	0	YES
	Relevant Part I Question(s)	No,or small impact may cccur	Moderate to large impact may occur
a. The proposed action is located within 1500 feet of a school, hospital, licensed day care center, group home, nursing home or retirement community.	Eld		
b. The site of the proposed action is currently undergoing remediation.	Elg, Elh		
c. There is a completed emergency spill remediation, or a completed environmental site remediation on, or adjacent to, the site of the proposed action.	Elg, Elh		
d. The site of the action is subject to an institutional control limiting the use of the property (e.g., easement or deed restriction).	Elg, Elh		
e. The proposed action may affect institutional control measures that were put in place to ensure that the site remains protective of the environment and human health.	Elg, Elh		
f. The proposed action has adequate control measures in place to ensure that future generation, treatment and/or disposal of hazardous wastes will be protective of the environment and human health.	D2t		
g. The proposed action involves construction or modification of a solid waste management facility.	D2q, E1f		
h. The proposed action may result in the unearthing of solid or hazardous waste.	D2q, E1f		
i. The proposed action may result in an increase in the rate of disposal, or processing, of solid waste.	D2r, D2s		
j. The proposed action may result in excavation or other disturbance within 2000 feet of a site used for the disposal of solid or hazardous waste.	Elf, Elg Elh		
k. The proposed action may result in the migration of explosive gases from a landfill site to adjacent off site structures.	Elf, Elg		
 The proposed action may result in the release of contaminated leachate from the project site. 	D2s, E1f, D2r		
m. Other impacts:			

17. Consistency with Community Plans The proposed action is not consistent with adopted land use plans. (See Part 1. C.1, C.2. and C.3.)	NO	۲ 🗌	YES
If "Yes", answer questions a - h. If "No", go to Section 18.	Relevant Part I Question(s)	No, or small impact may occur	Moderate to large impact may occur
a. The proposed action's land use components may be different from, or in sharp contrast to, current surrounding land use pattern(s).	C2, C3, D1a E1a, E1b		
b. The proposed action will cause the permanent population of the city, town or village in which the project is located to grow by more than 5%.	C2		
c. The proposed action is inconsistent with local land use plans or zoning regulations.	C2, C2, C3		
d. The proposed action is inconsistent with any County plans, or other regional land use plans.	C2, C2		
e. The proposed action may cause a change in the density of development that is not supported by existing infrastructure or is distant from existing infrastructure.	C3, D1c, D1d, D1f, D1d, Elb		
f. The proposed action is located in an area characterized by low density development that will require new or expanded public infrastructure.	C4, D2c, D2d D2j		
g. The proposed action may induce secondary development impacts (e.g., residential or commercial development not included in the proposed action)	C2a		
h. Other:			
18. Consistency with Community Character The proposed project is inconsistent with the existing community character. (See Part 1. C.2, C.3, D.2, E.3) <i>If "Yes", answer questions a - g. If "No", proceed to Part 3.</i>	√ NO	·	/ES
The proposed project is inconsistent with the existing community character.	Relevant Part I Question(s)	No, or small impact may occur	/ES Moderate to large impact may occur
The proposed project is inconsistent with the existing community character. (See Part 1. C.2, C.3, D.2, E.3)	Relevant Part I	No, or small impact	Moderate to large impact may
The proposed project is inconsistent with the existing community character. (See Part 1. C.2, C.3, D.2, E.3) If "Yes", answer questions a - g. If "No", proceed to Part 3. a. The proposed action may replace or eliminate existing facilities, structures, or areas	Relevant Part I Question(s)	No, or small impact may occur	Moderate to large impact may occur
 The proposed project is inconsistent with the existing community character. (See Part 1. C.2, C.3, D.2, E.3) If "Yes", answer questions a - g. If "No", proceed to Part 3. a. The proposed action may replace or eliminate existing facilities, structures, or areas of historic importance to the community. b. The proposed action may create a demand for additional community services (e.g. 	Relevant Part I Question(s) E3e, E3f, E3g	No, or small impact may occur	Moderate to large impact may occur
 The proposed project is inconsistent with the existing community character. (See Part 1. C.2, C.3, D.2, E.3) <i>If "Yes", answer questions a - g. If "No", proceed to Part 3.</i> a. The proposed action may replace or eliminate existing facilities, structures, or areas of historic importance to the community. b. The proposed action may create a demand for additional community services (e.g. schools, police and fire) c. The proposed action may displace affordable or low-income housing in an area where 	Relevant Part I Question(s) E3e, E3f, E3g C4 C2, C3, D1f	No, or small impact may occur	Moderate to large impact may occur
 The proposed project is inconsistent with the existing community character. (See Part 1. C.2, C.3, D.2, E.3) If "Yes", answer questions a - g. If "No", proceed to Part 3. a. The proposed action may replace or eliminate existing facilities, structures, or areas of historic importance to the community. b. The proposed action may create a demand for additional community services (e.g. schools, police and fire) c. The proposed action may displace affordable or low-income housing in an area where there is a shortage of such housing. d. The proposed action may interfere with the use or enjoyment of officially recognized 	Relevant Part I Question(s) E3e, E3f, E3g C4 C2, C3, D1f D1g, E1a	No, or small impact may occur	Moderate to large impact may occur
 The proposed project is inconsistent with the existing community character. (See Part 1. C.2, C.3, D.2, E.3) If "Yes", answer questions a - g. If "No", proceed to Part 3. a. The proposed action may replace or eliminate existing facilities, structures, or areas of historic importance to the community. b. The proposed action may create a demand for additional community services (e.g. schools, police and fire) c. The proposed action may displace affordable or low-income housing in an area where there is a shortage of such housing. d. The proposed action may interfere with the use or enjoyment of officially recognized or designated public resources. e. The proposed action is inconsistent with the predominant architectural scale and 	Relevant Part I Question(s) E3e, E3f, E3g C4 C2, C3, D1f D1g, E1a C2, E3	No, or small impact may occur	Moderate to large impact may occur

Full Environmental Assessment Form Part 3 - Evaluation of the Magnitude and Importance of Project Impacts and Determination of Significance

Part 3 provides the reasons in support of the determination of significance. The lead agency must complete Part 3 for every question in Part 2 where the impact has been identified as potentially moderate to large or where there is a need to explain why a particular element of the proposed action will not, or may, result in a significant adverse environmental impact.

Based on the analysis in Part 3, the lead agency must decide whether to require an environmental impact statement to further assess the proposed action or whether available information is sufficient for the lead agency to conclude that the proposed action will not have a significant adverse environmental impact. By completing the certification on the next page, the lead agency can complete its determination of significance.

Reasons Supporting This Determination:

To complete this section:

- Identify the impact based on the Part 2 responses and describe its magnitude. Magnitude considers factors such as severity, size or extent of an impact.
- Assess the importance of the impact. Importance relates to the geographic scope, duration, probability of the impact
 occurring, number of people affected by the impact and any additional environmental consequences if the impact were to
 occur.
- The assessment should take into consideration any design element or project changes.
- Repeat this process for each Part 2 question where the impact has been identified as potentially moderate to large or where there is a need to explain why a particular element of the proposed action will not, or may, result in a significant adverse environmental impact.
- Provide the reason(s) why the impact may, or will not, result in a significant adverse environmental impact
- For Conditional Negative Declarations identify the specific condition(s) imposed that will modify the proposed action so that no significant adverse environmental impacts will result.
- Attach additional sheets, as needed.

The proposed action involves the long-term leasing by the County of Town/Village/City sanitary sewer infrastructure and facilities (pipes, manholes, pump stations and associated easements/ROWs). The action merely involves the leasing of existing assets and does not include any construction or intrusive site work. The action will be accomplished in phases based on an analysis of which municipal systems have the greatest amount of inflow and infiltration and generally in accordance with municipal/district boundaries. Consolidation of services of the satellite sanitary sewer systems in such a manner is anticipated to result in positive environmental impacts on account of greater County resources and a more centralized, streamlined and robust operations, maintenance and management structure/program. Therefore, in accordance with Article 8 of the Environmental Conservation Law, the County hereby determines that this action will not have any significant adverse impacts on the environment and issues a negative declaration.

Determination of Significance - Type 1 and Unlisted Actions						
SEQR Status: Type 1 Unlisted						
Identify portions of EAF completed for this Project: Part 1 Pa	t 2 🖌 Part 3					

Upon review of the information recorded on this EAF, as noted, plus this additional support informat	ion			
and considering both the magnitude and importance of each identified potential impact, it is the conclusion of the County of Onondaga as lead agency that:				
A. This project will result in no significant adverse impacts on the environment, and, therefore, an environmental impact statement need not be prepared. Accordingly, this negative declaration is issued.				
B. Although this project could have a significant adverse impact on the environment, that impact will be avoided or substantially mitigated because of the following conditions which will be required by the lead agency:				
There will, therefore, be no significant adverse impacts from the project as conditioned, and, therefore, this conditioned negative declaration is issued. A conditioned negative declaration may be used only for UNLISTED actions (see 6 NYCRR 617.7(d)).				
statement must be prepared to further assess the impact(s) and possible mitigation and to explore alter impacts. Accordingly, this positive declaration is issued.	rnatives to avoid o	or reduce those		
Name of Action: Onondaga County Sewage Disposal System Lease				
Name of Lead Agency: Onondaga County (WEP)				
Name of Responsible Officer in Lead Agency: Frank Mento				
Title of Responsible Officer: WEP Commissioner				
Signature of Responsible Officer in Lead Agency:	Date:	1/2/20		
Signature of Preparer (if different from Responsible Officer)	Date:			
For Further Information:				
Contact Person:				
Address:				
Telephone Number:				
E-mail:				
For Type 1 Actions and Conditioned Negative Declarations, a copy of this Notice is sent to:				
Chief Executive Officer of the political subdivision in which the action will be principally located (e.g Other involved agencies (if any) Applicant (if any)	g., Town / City / \	/illage of)		

Environmental Notice Bulletin: http://www.dec.ny.gov/enb/enb.html

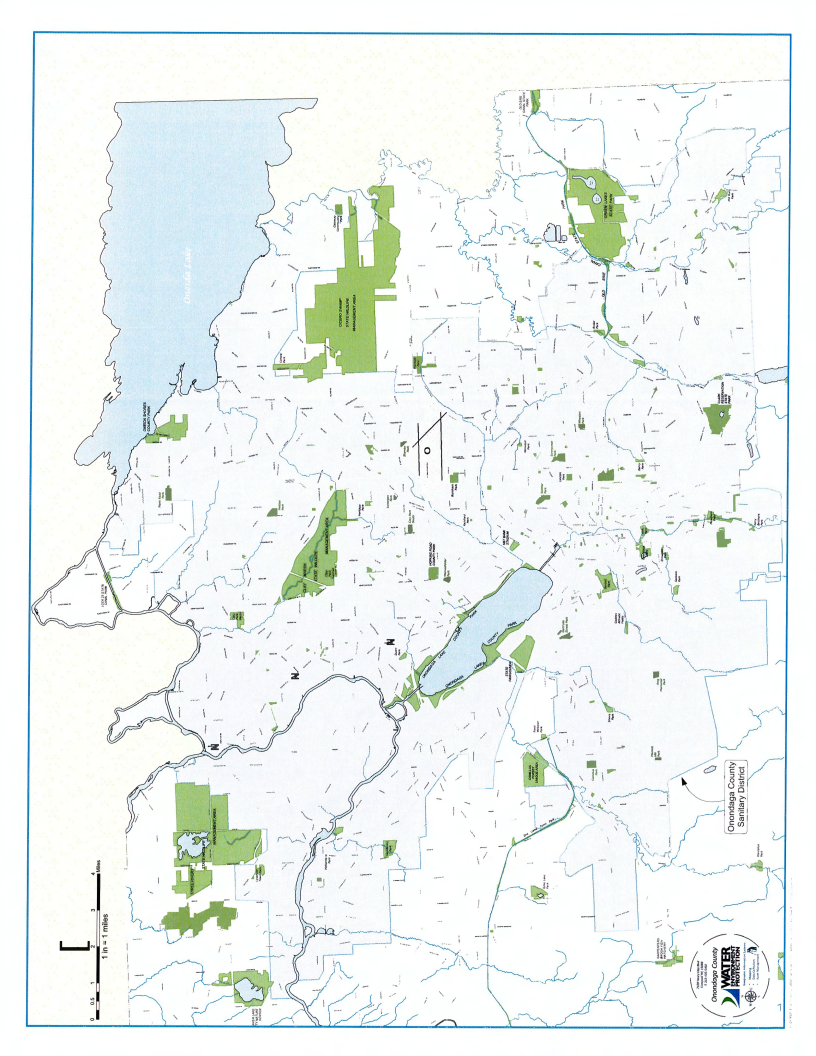


Exhibit A Multicipatities within the	
Mary Ann Coogan, Supervisor	Richard Clarke, Mayor
Town of Camillus	Village of Baldwinsville
4600 W. Genesee St	16 West Genesee St
Syracuse, NY 13219	Baldwinsville, NY 13027
William Meyer, Supervisor	Richard Waterman, Mayor
Town of Cicero	Village of Camillus
8236 Brewerton Rd.	37 West Genesee St
Cicero, NY 13039	Camillus, NY 13031
Damian Ulatowski, Supervisor	Robert Tackman, Mayor
Town of Clay	Village of East Syracuse
4401 State Route 31	204 N. Center St
Clay, NY 13041	East Syracuse, NY 13057
Edward Michalenko, Supervisor	Mark Olson, Mayor
Town of Dewitt	Village of Fayetteville
5400 Butternut Drive	425 E. Genesee St
East Syracuse, NY 13057	Fayetteville, NY 13066
Jerry Albrigo, Supervisor	Gary White, Mayor
Town of Geddes	Village of Liverpool
1000 Woods Rd	310 Sycamore St
Solvay, NY 13209	Liverpool, NY 13088
Robert A. Wicks, Supervisor	Paul Whorrall, Mayor
Town of Lysander	Village of Manlius
8220 Loop Road	1 Arkie Albanese Ave
Baldwinsville, NY 13027	Manlius, NY 13104
Ed Theobald, Supervisor	Gary Butterfield, Mayor
Town of Manlius	Village of North Syracuse
301 Brooklea Drive	600 South Bay Rd
Fayetteville, NY 13066	North Syracuse, NY 13212
Tom Andino, Supervisor	Derek Baichi, Mayor
Town of Onondaga	Village of Solvay
5020 Ball Rd	1100 Woods Rd
Syracuse, NY 13215	Solvay, NY 13209
Carole Marsh, Supervisor	Ben Walsh, Mayor
Town of Pompey	City of Syracuse
8354 Route 20	233 E. Washington St.
Manlius, NY 13104	203 City Hall
,	Syracuse, NY 13202
Colleen Gunnip, Supervisor	
Town of Salina	
201 School Rd	
Liverpool, NY 13088	
Claude Sykes, Supervisor	
Town of Van Buren	
7575 Van Buren Rd	
Baldwinsville, NY 13027	

Exhibit A – Municipalities within the Consolidated Sewer District

18			FEBRUARY 4, 2020 SESSION	
LEGISLATOR	AYES:	NOES:	ABSENT:	
1. MAY				
17. ERVIN				
2. ROWLEY				
3. BURTIS				
4. TASSONE			V	
5. CODY				
6. ABBOTT-KENAN				
7. KUHN				
8. RYAN				
9. CHASE				
10. HOLMQUIST				
11. McBRIDE				
13. BUSH				
14. JORDAN				
15. KINNE				
16. WILLIAMS				adjourned at
12. KNAPP				3:10 p.n.
TOTAL	16	0	/	